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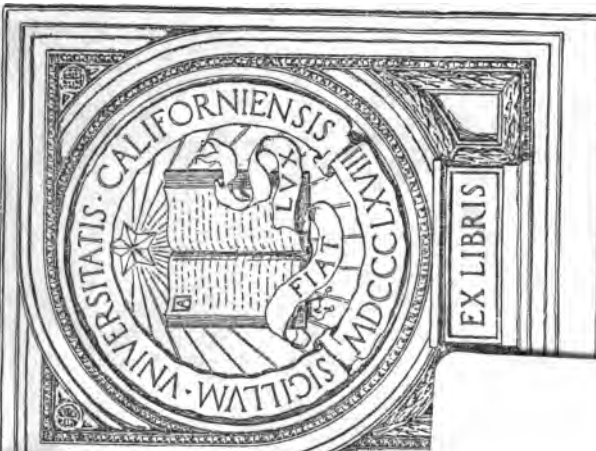
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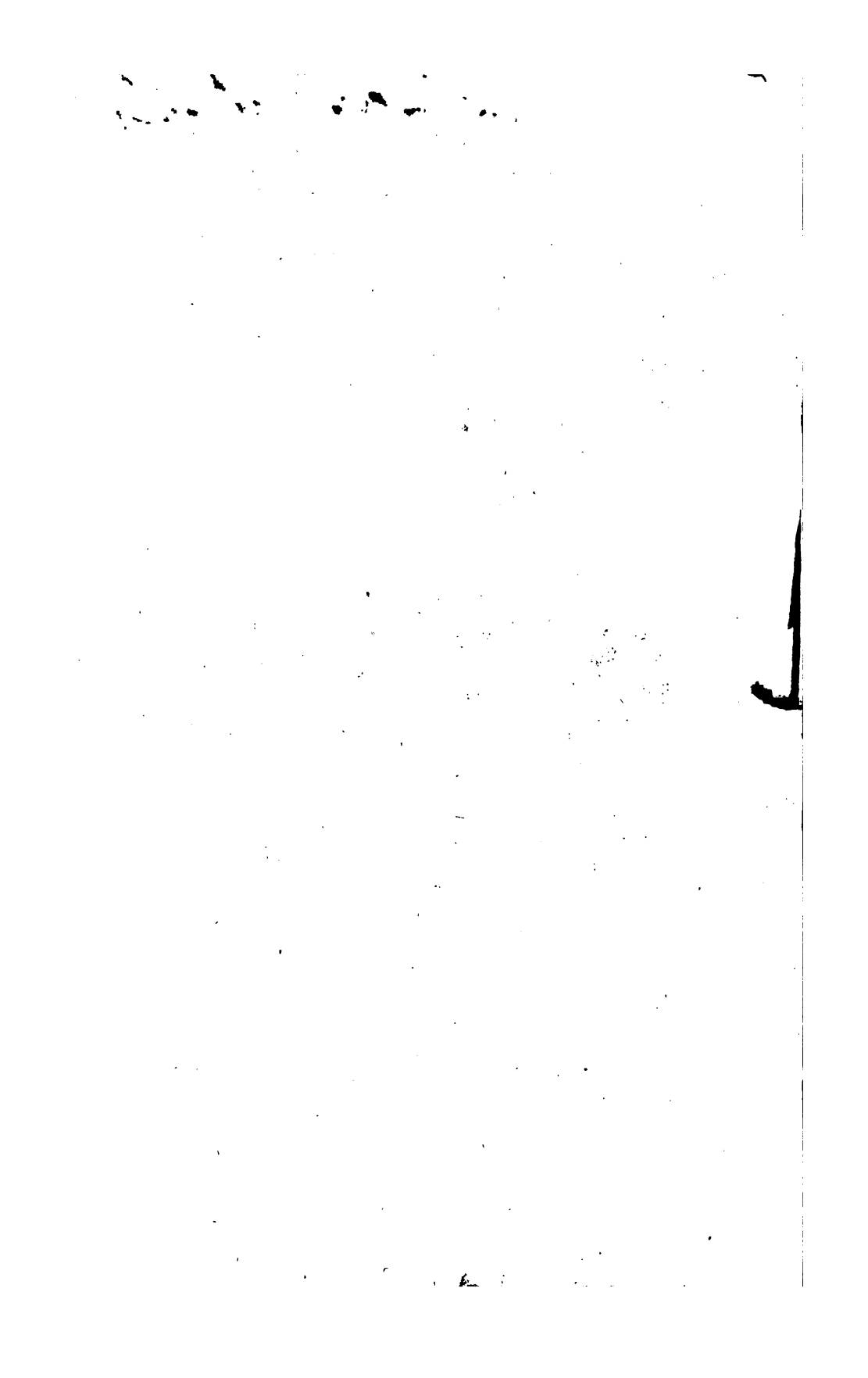
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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

OF THE

United States,

AT

THE FIRST SESSION

OF

THE THIRTEENTH CONGRESS

IN THE

THIRTY-SEVENTH YEAR

OF THE

INDEPENDENCE OF THE UNITED STATES.

WASHINGTON :

A. & G. WAY, PRINTERS.

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1813.

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JOURNAL
OF THE
HOUSE OF REPRESENTATIVES.

Congress of the United States,

BEGUN and held at the city of Washington, in the district of Columbia, on Monday, the twenty-fourth day of May, in the year of our Lord one thousand eight hundred and thirteen, being the FIRST SESSION of the THIRTEENTH CONGRESS, held under the constitution of government of the United States,

On which day, being the day appointed by law for the meeting of Congress, the following members of the House of Representatives appeared, produced their credentials, and took their seats, to wit:

NEW HAMPSHIRE,

Bradbury Cilly,
William Hale,
Samuel Smith,
Roger Vose,
Daniel Webster,
Jeduthum Wilcox.

MASSACHUSETTS,

William Baylies,
Abijah Bigelow,
George Bradbury,
Elijah Brigham,
Samuel Davis,
William Ely,
Levi Hubbard,
Cyrus King,
Timothy Pickering,
John Reed,
William Reed,
Nathaniel Ruggles,
Samuel Taggart,

JOURNAL OF THE HOUSE

MASSACHUSETTS,

Artemas Ward,
Laban Wheaton,
John Wilson,
James Parker.

CONNECTICUT,

Epaphroditus Champion,
John Davenport, junior,
Lyman Law,
Jonathan O. Moseley,
Timothy Pitkin,
Lewis B. Sturges,
Benjamin Tallmadge.

RHODE ISLAND,

Richard Jackson, junior,
Elisha R. Potter.

VERMONT,

William C. Bradley,
Ezra Butler,
James Fisk,
Richard Skinner,
Charles Rich.

NEW YORK,

Daniel Avery,
Egbert Benson,
Oliver C. Comstock,
Peter Denoyelles,
Jonathan Fisk,
James Geddes,
Thomas P. Grosvenor,
Moss Kent,
John Lefferts,
John Lovett,
Jacob Markell,
Morris S. Miller,
Hosea Moffitt,
Thomas I. Oakley,
Jotham Post, junior,
Ebenezer Sage,
Samuel Sherwood,
Zebulon R. Shipherd,
John W. Taylor,
Joel Thompson,
Elisha I. Winter.

NEW JERSEY,

Lewis Condict,
William Cox,
Jacob Hufty,
Richard Stockton,
Thomas Ward.

OF REPRESENTATIVES.

5

PENNSYLVANIA

William Anderson,
David Bard,
Robert Brown,
William Crawford,
John Conard,
Roger Davis,
William Findley,
John Gloninger,
Isaac Griffin,
Charles J. Ingersoll,
Samuel D. Ingham,
Jared Irwin,
Aaron Lyle,
William Piper,
Jonathan Roberts,
Adam Seybert,
Isaac Smith,
Adamson Tannehill,
James Whitehill.

MARYLAND,

Stevenson Archer,
Joseph Kent,
Alexander M'Kim,
Samuel Ringgold,
Philip Stuart,
Robert Wright.

VIRGINIA,

Thomas M. Bayly,
James Breckenridge,
William A. Burwell,
Hugh Caperton,
John Clopton,
John Dawson,
John W. Eppes,
Thomas Gholson,
Peterson Goodwyn,
Aylett Hawes,
John P. Hungerford,
John Kerr,
Joseph Lewis, junior,
William M'Coy,
Hugh Nelson,
Thomas Newton,
James Pleasants, junior,
John Roane,
John Smith,
Francis White.

JOURNAL OF THE HOUSE

NORTH CAROLINA,

Willis Alston,
Peter Forney,
William Gaston,
William Kennedy,
William R. King,
Nathaniel Macon,
William H. Murfree,
Joseph Pearson,
Israel Pickens,
Richard Stanford.

SOUTH CAROLINA,

John C. Calhoun,
John J. Chapell,
Elias Earle,
David R. Evans,
Samuel Farrow,
Theodore Gourdin,
John Kershaw.

GEORGIA,

William Barnett,
William W. Bibb,
John Forsythe,
Thomas Telfair,
George M. Troup.

KENTUCKY,

James Clarke,
Henry Clay,
Joseph Desha,
William P. Duvall,
Samuel M'Kee,
Thomas Montgomery,
Solomon P. Sharp.

TENNESSEE,

John H. Bowen,
Felix Grundy,
Thomas K. Harris,
Perry W. Humphreys,
John Rhea,
John Sevier.

OHIO,

John Alexander,
James Caldwell,
James Kilbourn,
John M'Lean.

LOUISIANA,

Thomas B. Robertson.

A quorum, consisting of a majority of the whole number of members, being present,

OF REPRESENTATIVES.

7

The House proceeded, by ballot, to the choice of a Speaker; and upon examining the ballots, it appeared that Henry Clay, one of the Representatives for the state of Kentucky, was duly elected:

Whereupon,

Mr. Clay was conducted to the Speaker's chair, and the oath to support the constitution of the United States, as prescribed by the act, entitled "An act to regulate the time and manner of administering certain oaths," was administered to him by Mr. Findley, one of the members for the state of Pennsylvania; after which he made his acknowledgements to the House, in the following words:

"GENTLEMEN,

"IN returning to the station in which I am replaced by a continuance of your favor, whilst I am sensible of the honor which I have received, I am sensible also of my inability to fulfil the expectations justly raised by so elevated a distinction; but, gentlemen, the experience I have had, limited as it is, has satisfied me that, in the maintenance of the order of the House, less depends upon the presiding officer than upon a sense of the necessity of decorum being generally diffused throughout the body. Then only will a deliberative assembly be well governed, and its business agreeably transacted, when each member, identifying the reputation of the body to which he belongs in his own, shall make the preservation of its order an affair of personal and individual concern, and shall render to the chair a candid, liberal and unbiassed support. Under the hope and persuasion that you participate with me in these sentiments, I shall proceed to administer the duties you have been pleased to assign me."

The oath or affirmation to support the constitution of the United States, as prescribed by the act above-mentioned, was then administered by the Speaker to all the other members present.

8 JOURNAL OF THE HOUSE

Jonathan Jennings having also appeared and produced his credentials as the delegate from the Indiana territory, the said oath was administered to him by the Speaker.

The House proceeded, by ballot, to the choice of a Clerk; and upon examining the ballots, it appeared that Patrick Magruder was duly elected.

The same oath, together with the oath of office, prescribed by the said act, were also administered by the Speaker to the Clerk.

On motion of Mr. Findley,

Resolved, That Thomas Dunn be appointed Serjeant at Arms; Thomas Claxton, Doorkeeper, and Benjamin Burch, Assistant Doorkeeper to this House, and that they do severally give their attendance accordingly.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker: I am directed to inform this House that a quorum of the Senate is assembled and ready to proceed to business; they have appointed a committee on their part to wait on the President of the United States and inform him that a quorum of the two Houses is assembled, and ready to receive any communication he may be pleased to make to them: The Senate have resolved that two Chaplains of different denominations be appointed to Congress during the present session, one by each House, who shall interchange weekly.

On motion of Mr. Dawson,

Ordered, That a message be sent to the Senate to inform them that a quorum of this House is assembled, and have chosen Henry Clay, one of the Representatives from Kentucky, their Speaker, and that the Clerk do go with the said message.

Mr. Dawson and Mr. Winter were appointed a committee on the part of this House to wait on the President of the United States, and inform him that a quorum of the two Houses is assembled and ready

OF REPRESENTATIVES.

9

to receive any communications he may be pleased to make to them.

On motion of Mr. Findley,

Ordered, That the rules and orders established by the late House of Representatives be deemed and taken to be the rules and orders of proceedings to be observed in this House until a revision or alteration of the same shall take place.

On motion of Mr. Findley,

Ordered, That the Clerk be directed to procure newspapers from any number of offices that the members may elect: Provided, that the expense do not exceed the price of three daily papers.

And then the House adjourned until to-morrow morning eleven o'clock.

TUESDAY, May 25th, 1813.

Several other members, to wit: from Vermont, William Strong; from New York, Alexander Boyd and William S. Smith; from Delaware, Thomas Cooper; from Virginia, John G. Jackson, and from North Carolina, Meshack Franklin, appeared, produced their credentials and took their seats; the oath to support the constitution of the United States being first administered to them by the Speaker.

Mr. Dawson, from the joint committee appointed yesterday to wait on the President of the United States, and to inform him that a quorum of the two Houses was assembled, and ready to receive any communications he may be pleased to make to them, reported, that the committee had performed that service, and that the President answered, that he would make a communication to the two Houses today at twelve o'clock.

A message, in writing, was then received from the President of the United States, by Mr. Graham, who delivered it in the same at the Speaker's table, and withdrew.

The said message was read, and is as follows:

*Fellow Citizens of the Senate
and of the House of Representatives.*

AT an early day after the close of the last session of Congress, an offer was formally communicated from his imperial majesty, the emperor of Russia, of his mediation, as the common friend of the United States and Great Britain, for the purpose of facilitating a peace between them. The high character of the emperor Alexander being a satisfactory pledge for the sincerity and impartiality of his offer, it was immediately accepted; and as a further proof of the disposition on the part of the United States, to meet their adversary in honorable experiments for terminating the war, it was determined to avoid intermediate delays, incident to the distance of the parties, by a definitive provision for the contemplated negotiation. Three of our eminent citizens were accordingly commissioned with the requisite powers to conclude a treaty of peace with persons clothed with like powers on the part of Great Britain. They are authorized also to enter into such conventional regulations of the commerce between the two countries, as may be mutually advantageous. The two envoys who were in the United States at the time of their appointment, have proceeded to join their colleague already at St. Petersburg.

The envoys have received another commission authorizing them to conclude with Russia a treaty of commerce, with a view to strengthen the amicable relations, and improve the beneficial intercourse between the two countries.

The issue of this friendly interposition of the Russian emperor, and this pacific manifestation on the part of the United States, time only can decide. That the sentiments of Great Britain towards that

sovereign will have produced an acceptance of his offered mediation, must be presumed. That no adequate motives exist to prefer a continuance of war with the United States, to the terms on which they are willing to close it, is certain. The British cabinet also must be sensible that with respect to the important question of impressment, on which the war so essentially turns, a search for, or seizure of British persons or property on board neutral vessels on the high seas, is not a belligerent right derived from the law of nations; and it is obvious, that no visit or search, or use of force, for any purpose, on board the vessels of one independent power on the high seas, can in war or peace be sanctioned by the laws or authority of another power. It is equally obvious that for the purpose of preserving to each state its seafaring members, by excluding them from the vessels of the other, the mode heretofore proposed by the United States, and now enacted by them as an article of municipal policy, cannot for a moment be compared with the mode practised by Great Britain, without a conviction of its title to preference; inasmuch as the latter leaves the discrimination between the mariners of the two nations, to officers exposed by unavoidable bias, as well as by a defect of evidence, to a wrong decision under circumstances precluding, for the most part, the enforcement of controlling penalties, and where a wrong decision, besides the irreparable violation of the sacred rights of persons, might frustrate the plans and profits of entire voyages; whereas the mode assumed by the United States guards with studied fairness and efficacy against errors in such cases, and avoids the effect of casual errors on the safety of navigation, and the success of mercantile expeditions.

If the reasonableness of expectations, drawn from these considerations, could guarantee their fulfilment, a just peace would not be distant. But it becomes the

wisdom of the national legislature, to keep in mind the true policy, or rather the indispensable obligation, of adapting its measures to the supposition, that the only course to that happy event, is in the vigorous employment of the resources of war. And painful as the reflection is, this duty is particularly enforced, by the spirit and manner in which the war continues to be waged by the enemy; who, uninfluenced by the unvaried examples of humanity set them, are adding to the savage fury of it, on one frontier, a system of plunder and conflagration, on the other, equally forbidden by respect for national character, and by the established rules of civilized warfare.

As an encouragement to persevering and invigorated exertions to bring the contest to a happy result, I have the satisfaction of being able to appeal to the auspicious progress of our arms, both by land and on the water.

In continuation of the brilliant achievements of our infant navy, a signal triumph has been gained by Captain Lawrence and his companions in the Hornet sloop of war, which destroyed a British sloop of war, with a celerity so unexampled and with a slaughter of the enemy so disproportionate to the loss in the Hornet, as to claim for the conquerors the highest praise, and the full recompense provided by Congress in preceding cases. Our public ships of war in general, as well as the private armed vessels, have continued also their activity and success against the commerce of the enemy, and by their vigilance and address have greatly frustrated the efforts of the hostile squadrons distributed along our coasts to intercept them in returning into port, and resuming their cruizes.

The augmentation of our naval force, as authorized at the last session of Congress, is in progress. On the lakes our superiority is near at hand where it is not already established.

The events of the campaign, so far as they are known to us, furnish matter of congratulation, and shew that under a wise organization and efficient direction, the army is destined to a glory not less brilliant than that which already encircles the navy. The attack and capture of York is, in that quarter, a presage of future and greater victories; while, on the western frontier, the issue of the late siege of Fort Meigs leaves us nothing to regret but a single act of inconsiderate valor.

The provisions last made for filling the ranks and enlarging the staff of the army, have had the best effects. It will be for the consideration of Congress, whether other provisions, depending on their authority, may not still further improve the military establishment and the means of defence.

The sudden death of the distinguished citizen who represented the United States in France, without any special arrangements by him for such a contingency, has left us without the expected sequel to his last communications: nor has the French government taken any measures for bringing the depending negotiations to a conclusion, through its representative in the United States. This failure adds to delays, before so unreasonably spun out. A successor to our deceased minister has been appointed, and is ready to proceed on his mission: the course which he will pursue in fulfilling it, is that prescribed by a steady regard to the true interests of the United States, which equally avoids an abandonment of their just demands, and a connexion of their fortunes with the systems of other powers.

The receipts into the Treasury from the 1st of October to the 31st day of March last, including the sums received on account of treasury notes, and of the loans authorized by the acts of the last and the preceding sessions of Congress, have amounted to fifteen millions four hundred and twelve thousand dollars. The expenditures during the same period,

amounted to fifteen millions, nine hundred and twenty thousand dollars, and left in the Treasury, on the 1st of April, the sum of one million eight hundred and fifty-seven thousand dollars. The loan of sixteen millions of dollars authorized by the act of the 8th of February last, has been contracted for. Of that sum, more than a million of dollars had been paid into the Treasury, prior to the 1st of April, and formed a part of the receipts as above stated. The remainder of that loan, amounting to near fifteen millions of dollars, with the sum of five millions of dollars authorized to be issued in treasury notes, and the estimated receipts from the customs and the sales of public lands, amounting to nine millions three hundred thousand dollars, and making in the whole twenty-nine millions three hundred thousand dollars to be received during the last nine months of the present year, will be necessary to meet the expenditures already authorized, and the engagements contracted in relation to the public debt. These engagements amount during that period to ten millions five hundred thousand dollars, which, with near one million for the civil, miscellaneous, and diplomatic expenses, both foreign and domestic, and seventeen millions eight hundred thousand dollars for the military and naval expenditures, including the ships of war building and to be built, will leave a sum in the Treasury, at the end of the present year, equal to that on the 1st of April last. A part of this sum may be considered as a resource for defraying any extraordinary expenses already authorized by law, beyond the sums above estimated; and a further resource for any emergency may be found in the sum of one million of dollars, the loan of which to the United States has been authorized by the state of Pennsylvania, but which has not yet been brought into effect.

This view of our finances, whilst it shews that due provision has been made for the expenses of the cur-

rent year, shews at the same time, by the limited amount of the actual revenue and the dependence on loans, the necessity of providing more adequately for the future supplies of the treasury. This can be best done by a well digested system of internal revenue, in aid of existing sources; which will have the effect, both of abridging the amount of necessary loans, and on that account, as well as by placing the public credit on a more satisfactory basis, of improving the terms on which loans may be obtained. The loan of sixteen millions was not contracted for at a less interest than about seven and a half per cent. and although other causes may have had an agency, it cannot be doubted, that with the advantage of a more extended and less precarious revenue, a lower rate of interest might have sufficed. A longer postponement of this advantage could not fail to have a still greater influence on future loans.

In recommending to the national legislature this resort to additional taxes, I feel great satisfaction in the assurance, that our constituents, who have already displayed so much zeal and firmness in the cause of their country, will cheerfully give every other proof of their patriotism which it calls for. Happily no people, with local and transitory exceptions never to be wholly avoided, are more able than the people of the United States, to spare for the public wants a portion of their private means, whether regard be had to the ordinary profits of industry, or the ordinary price of subsistence in our country, compared with those in any other. And in no case could stronger reasons be felt for yielding the requisite contributions. By rendering the public resources certain, and commensurate to the public exigencies, the constituted authorities will be able to prosecute the war the more rapidly to its proper issue; every hostile hope founded on a calculated failure of our resources, will be cut off; and by adding to the evidence of bravery and skill, in combats on the

ocean and on the land, an alacrity in supplying the treasure necessary to give them their fullest effect, and thus demonstrating to the world the public energy which our political institutions combine with the personal liberty distinguishing them, the best security will be provided against future enterprizes on the rights or the peace of the nation.

The contest in which the United States are engaged, appeals for its support to every motive that can animate an uncorrupted and enlightened people; to the love of country; to the pride of liberty; to an emulation of the glorious founders of their independence, by a successful vindication of its violated attributes; to the gratitude and sympathy which demand security from the most degrading wrongs, of a class of citizens who have proved themselves so worthy the protection of their country, by their heroic zeal in its defence; and finally, to the sacred obligation of transmitting, entire, to future generations, that precious patrimony of national rights and independence, which is held in trust by the present, from the goodness of Divine Providence.

Being aware of the inconveniences to which a protracted session at this season would be liable, I limit the present communication to objects of primary importance. In special messages which may ensue, regard will be had to the same consideration.

JAMES MADISON.

Washington, May 25, 1813.

Ordered, That the said message be committed to the committee of the whole House on the state of the union.

Mr. Jennings presented a petition of sundry inhabitants of Harrison county, in the Indiana territory, praying that a tract of public land in said county may be granted to Stephen Sparks for the purpose of erecting a mill upon the same.

OF REPRESENTATIVES.

17

Ordered, That the said petition do lie on the table.

The House proceeded to consider the resolution from the Senate for the appointment of Chaplains, and the same being read :

Resolved, That this House doth concur in the said resolution, and that the House will, to-morrow at twelve o'clock, proceed to the choice of a Chaplain on their part.

Ordered, That the Clerk do acquaint the Senate therewith.

And then the House adjourned until to-morrow morning eleven o'clock.

WEDNESDAY, May 26, 1813.

Several other members, to wit : from Massachusetts, Daniel Dewey ; from New York, Nathaniel Howell ; from New Jersey, James Schureman, and from Maryland, Alexander C. Hanson, and Nicholas R. Moore, appeared, produced their credentials and took their seats ; the oath to support the constitution of the United States being first administered to them by the Speaker.

On motion of Mr. Goodwyn,

Resolved, That the House do now proceed to the appointment of the Standing Committees, pursuant to the rules and orders of the House.

A Committee of Elections was appointed, consisting of Mr. Fisk, of Vermont, Mr. Burwell, Mr. Davenport, Mr. Anderson, Mr. Condict, Mr. Avery and Mr. Pickering.

A Committee of Ways and Means was appointed, consisting of Mr. Eppes, Mr. Bibb, Mr. Pleasants, Mr. Roberts, Mr. Pitkin, Mr. Gourdin and Mr. Montgomery.

A Committee of Claims was appointed, consisting of Mr. Archer, Mr. Brown, Mr. Moseley, Mr. Sage, Mr. Stanford, Mr. Goodwyn and Mr. Caldwell.

48 JOURNAL OF THE HOUSE

A Committee of Commerce and Manufactures was appointed, consisting of Mr. Newton, Mr. M'Kim, Mr. W. Reed, Mr. Benson, Mr. Seybert, Mr. Parker and Mr. Telfair.

A Committee on the Public Lands was appointed, consisting of Mr. M'Kee, Mr. Robertson, Mr. Breckenridge, Mr. Bigelow, Mr. M'Lean, Mr. King, of North Carolina, and Mr. Conard.

A Committee for the District of Columbia was appointed, consisting of Mr. Dawson, Mr. Kent, of Maryland, Mr. Lewis, Mr. Pearson, Mr. Ringgold, Mr. Grosvenor and Mr. Bowen.

A Committee on the Post Office and Post Roads was appointed, consisting of Mr. Rhea, of Tennessee, Mr. Lyle, Mr. Franklin, Mr. Law, Mr. Jackson, of Rhode Island, Mr. Bradley and Mr. Sharp.

A Committee of Revisal and Unfinished Business was appointed, consisting of Mr. Alston, Mr. Ely and Mr. Roane.

A Committee of Accounts was appointed, consisting of Mr. Pickens, Mr. Moore and Mr. Winter.

The House resolved itself into a Committee of the whole House on the state of the union; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Macon reported, that the committee had, according to order, had the state of the union under consideration, and come to several resolutions thereupon, which he delivered in at the Clerk's table, where they were again read and concurred in by the House, as follows:

1. Resolved, That so much of the President's message as relates to the subject of foreign affairs, be referred to a Select Committee.
2. Resolved, That so much of the President's message as relates to our military establishment, be referred to a Select Committee.
3. Resolved, That so much of the President's message as relates to our naval establishment, be referred to a Select Committee.

OF REPRESENTATIVES. 19

4. Resolved, That so much of the President's message as relates to our revenue be referred to the Committee of Ways and Means.

5. Resolved, That so much of the said message as respects the spirit and manner in which the war has been waged by the enemy, be referred to a Select Committee.

A motion was made by Mr. Grosvenor to reconsider the vote to agree to the last resolution.

And the question being taken,
It was determined in the negative.

Mr. Calhoun, Mr. Grundy, Mr. Desha, Mr. Jackson, of Virginia, Mr. Ingersoll, Mr. Fisk, of New York, and Mr. Webster were appointed a committee pursuant to the first resolution.

Mr. Troup, Mr. Sevier, Mr. Wright, Mr. Stuart, Mr. Taylor, Mr. Tallmadge and Mr. Tannehill were appointed a committee pursuant to the second resolution.

Mr. Nelson, Mr. Ward, of Massachusetts, Mr. Alston, Mr. Stockton, Mr. Skinner, Mr. Davis, of Pennsylvania, and Mr. Post were appointed a committee pursuant to the third resolution.

Mr. Macon, Mr. Forsythe, Mr. Wright, Mr. Gaston, Mr. Clarke, Mr. Humphreys and Mr. Cooper were appointed a committee pursuant to the fifth resolution.

The House proceeded by ballot to the appointment of a Chaplain to Congress on their part, and upon examining the ballots it appeared that the reverend Jesse Lee was duly elected.

Ordered, That the Clerk do acquaint the Senate therewith.

A message from the Senate by Mr. Otis, their secretary.

Mr. Speaker: The Senate have appointed Mr. Varnum to be of the joint committee for enrolled bills on their part.

Ordered, That Mr. Crawford and Mr. Bayly be of the said committee on the part of this House.

And then the House adjourned until to-morrow morning eleven o'clock.

THURSDAY, May 27, 1813.

Another member, to wit: from Pennsylvania, John M. Hyneman, appeared and took his seat; the oath to support the constitution of the United States being first administered to him by the Speaker.

On motion of Mr. William Reed,

Ordered, That the petition of Isaac Mansfield, presented on the 8th of February, 1813; the petition of Captain Samuel Tucker, presented on the 24th of March, 1812, and the petition of Arnold and Sarah Martin, presented on the 1st of June, 1812, be severally referred to the Committee of Claims.

Mr. Gholson presented a petition of John Taliaferro, of Virginia, complaining of the undue election and return of John P. Hungerford, as one of the representatives from that state, and praying that an examination may take place and that he may be admitted to a seat in the House in the place of the said John P. Hungerford.

Mr. Eppes presented a petition of Burwell Bassett, of the state of Virginia, complaining of the undue election and return of Thomas M. Bayly, as one of the representatives from that state, and praying that an examination may take place and that he may be admitted to a seat in the House in the place of the said Thomas M. Bayly.

Ordered, That the said petitions be severally referred to the Committee of Elections.

Mr. Jennings presented a petition of the legislature of the Indiana territory, praying an extension of the time allowed for the payment of lands purchased of the United States.

OF REPRESENTATIVES.

21

Ordered, That the said petition be referred to the Committee on the Public Lands.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have appointed a committee on their part, jointly with such committee as this House may appoint, to have the direction of the money appropriated to the purchase of books and maps for the two Houses of Congress.

The House proceeded to consider the said message, and concurred therein : When,

Mr. Seybert, Mr. Robertson, and Mr. Sturges were appointed of the said committee on the part of this House.

And then the House adjourned until to-morrow morning eleven o'clock.

FRIDAY, May 28, 1813.

Several other members, to wit : from Massachusetts, Abiel Wood ; from Pennsylvania, John Rea and John Wilson ; from Virginia, Daniel Sheffey ; from South Carolina, William Lowndes ; from Georgia, Bolling Hall, and from Kentucky, Stephen Ormsby, appeared, produced their credentials and took their seats ; the oath to support the constitution of the United States being first administered to them by the Speaker.

Mr. Hale presented a petition of sundry inhabitants of New Hampshire, praying that a post-route may be established from Dover through Rochester, Middletown, Wolfborough, Tuftonborough to Moultonborough.

Mr. Parker presented a petition of Sundry inhabitants of the counties of Oxford and Kennebec, in Massachusetts, praying that a post-route may be established from Livermore through Jay and Wilton to Farmington.

Ordered, That the said petitions be referred to the Committee on the Post-office and Post-roads.

JOURNAL OF THE HOUSE

Mr. Post presented a petition of William Nexsen, junior, of the city of New York, praying to be discharged from imprisonment at the suit of the United States, without the payment of costs, and that he may be relieved from the judgments which will be obtained against him at the suit of the United States.

Mr. Taylor presented a petition of Augustus M'Kinney and Laysal Bancroft of the state of New York, manufacturers of gunpowder, praying to be relieved from a judgment obtained against them by the United States, on account of the importation of a quantity of nitre from Canada.

Ordered, That the said petitions be referred to the Committee of Ways and Means.

Mr. Markell presented a petition of Nicholas Barth, of New York, praying to be allowed the arrearages of the pension heretofore granted to him.

Ordered, That the said petition be referred to the Committee of Claims.

On motion of Mr. Seybert,

Ordered, That the petition of Margaret Arundel, presented on the 9th of February, 1813, be referred to the Committee of Claims.

On motion of Mr. Gholson,

Ordered, That the several petitions of Amy Dar din, heretofore presented to this House, be referred to the Committee of Claims.

Mr. Jennings presented a petition of sundry inhabitants of Harrison county, Indiana territory, praying that a post route may be established from Valonea to Corydon, in the said territory.

Ordered, That the said petition be referred to the Committee on the Post-office and Post-roads.

On motion of Mr. Wheaton,

Ordered, That when the House adjourns it will adjourn to meet again on Monday next.

And then the House adjourned until Monday morning eleven o'clock.

MONDAY, May 31, 1813.

Several other members, to wit: from Maryland, Charles Goldsborough; from North Carolina, John Culpeper, and from South Carolina, Langdon Cheves, appeared, produced their credentials and took their seats; the oath to support the constitution of the United States being first administered to them by the Speaker.

Mr. Davis, of Massachusetts, presented a petition of Hugh Mulloy, of the state of Massachusetts, praying a pension in consideration of a wound received whilst an officer in the revolutionary army.

Mr. Oakley presented a petition of Aaron Lyon, of New York, attorney of John Sparding, praying compensation for services rendered in transporting troops across lake Champlain in the revolutionary war, and for a boat purchased of the said Sparding by the agent of the United States in the said war.

Ordered, That the said petitions be referred to the Committee of Claims.

Mr. Post presented a petition of James Mitchell, praying to be reimbursed the amount of costs expended by him in sundry suits commenced by him for seizures made as an inspector of the customs for the district of New York.

Mr. Post presented a petition of William Osborne, of the city of New York, merchant, praying to be paid the amount of the debenture on a quantity of claret wine exported by him to Havanna.

Ordered, That the said petitions be referred to the Committee of Commerce and Manufactures.

Mr. Grosvenor presented a petition of George Richards, praying to be admitted on the floor of the House in the character of a stenographer.

Ordered, That the said petition be referred to a committee of the whole House to-day.

JOURNAL OF THE HOUSE

On motion of Mr. Goldsborough,

Ordered, That the petition of Solomon Frazier, presented on the 23d of December, 1811, and the petition of Mary Eccleston, presented on the 10th of December, 1811, be referred to the Committee of Ways and Means.

On motion of Mr. Lewis,

Ordered, That the petitions from the following named persons be severally referred to the Committee for the District of Columbia.

Levy Court of the county and common council of the town of Alexandria, presented on the 29th of December, 1809.

Inhabitants of Alexandria, presented on the 5th of February, 1810.

Vestry and Congregation of the Protestant Episcopal Church of Alexandria, presented on the 26th of November, 1811.

Inhabitants of that part of Fairfax county heretofore included in the parish of Fairfax, presented on the 19th of February, 1812.

Hannah Hunter and others, presented on the 6th of March, 1812.

Constables in the district of Columbia, presented on the 26th of May, 1812.

Commercial Company of the city of Washington, presented on the 8th of June, 1812.

President and Directors of the Bank of Washington, presented on the 14th of December, 1812.

Inhabitants of the town and county of Alexandria, presented on the 15th of December, 1812.

Inhabitants of Washington county, district of Columbia, presented on the 14th of January, 1813.

Inhabitants of Georgetown, district of Columbia, presented on the 16th of February, 1813.

Mr. Grundy presented a petition of William Kelly, of the state of Tennessee, praying to be admitted to a seat in this House in the place of Thomas K. Harris, one of the representatives from that state.

OF REPRESENTATIVES.

25

Ordered, That the said petition and documents be referred to the Committee of Elections.

On motion of Mr. Grundy,

Ordered, That the petition of David Henley, presented on the 7th of February, 1812, be referred to the Committee of Claims.

Mr. Humphreys presented a petition of sundry inhabitants of Tennessee, praying that a Post-route may be established from Isbelville in Kentucky to Clarksville in Tennessee.

Ordered, That the said petition be referred to the Committee on the Post-Office and Post-roads.

Mr. Jennings presented a petition of the legislature of the Indiana territory, praying Congress to confirm the sale of certain lands sold by the said legislature for the benefit of an university in said territory.

Ordered, That the said petition be referred to the Committee on the Public Lands.

The Speaker laid before the House a letter from the Commissioner of the General Land-Office, transmitting a copy of the report of the land commissioners for the district of Kaskaskia, which was read and referred to the Committee on the Public Lands.

On motion of Mr. Eppes;

Ordered, That the Committee of Ways and Means have leave to sit during the sitting of the House.

On motion of Mr. Robertson,

Resolved, That the Committee of Commerce and Manufactures be instructed to inquire into the expediency of establishing a port of entry and delivery at the town of Mobile in the Mississippi territory, and that the said committee have leave to report by bill or otherwise.

A message from the Senate, by Mr. Otis, their Secretary.

26 JOURNAL OF THE HOUSE

Mr. Speaker: The Senate have appointed the reverend Mr. Breckenridge a Chaplain to Congress on their part.

The House resolved itself into a Committee of the whole House on the petition of George Richards; and after some time spent therein, Mr. Speaker resumed the chair and M. Nelson reported, that the committee had, according to order, had the said petition under consideration, and come to the following resolution :

Resolved, That provision ought to be made for the accommodation of additional stenographers on the floor of the House.

The House proceeded to consider the said resolution.

A motion was made by Mr. Seybert to amend the same by inserting the word "two," before the word "additional."

A motion was made by Mr. Gholson to postpone the said resolution indefinitely : When,

A motion was made by Mr. Ingersoll that the said resolution do lie on the table.

And the question thereon being taken,

It was determined in the negative.

The question was then taken on the motion to postpone the resolution indefinitely,

And determined in the negative, { Yeas 71.
Nays 91.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Bibb,
Bowen,

Mr. Brown,
Burwell,
Caldwell,
Calhoun,
Chapell,
Clark,
Clopton,
Comstock,

OF REPRESENTATIVES.

27

Mr. Condict,
Conard,
Crawford.
Davis, of *Pennsylvania*,
Denoyelles,
Desha,
Earle,
Evans
Farrow,
Findley,
Fisk, of *New York*,
Forney,
Franklin,
Gholson,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hubbard,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Kennedy,
Kershaw,
Kilbourn,
King, of *N. Carolina*,

Mr. Lefferts,
Lyle,
M'Coy,
McKim,
Moore,
Nelson,
Newton,
Ormsby,
Parker,
Piper,
Rea, of *Pennsylvania*,
Rhea, of *Tennessee*,
Ringgold,
Roan,
Roberts,
Sage,
Sevier,
Sharp,
Skinner,
Strong,
Tannehill,
Taylor,
Telfair,
Troup,
Whitehill,
Wilson, of *Pennsylvania*,
Wright.

Those who voted in the negative, are

Mr. Baylies, of *Massachusetts*,
Bayly, of *Virginia*,
Benson,
Bigelow,
Boyd,
Bradbury,
Bradley,
Breckenridge,
Brigham,
Caperton,
Champion,
Cheves,
Cilley,
Cooper,
Cox,
Culpeper,
Davenport,

Mr. Davis, of *Massachusetts*,
Dawson,
Dewey,
Duvall,
Ely,
Eppes,
Fisk, of *Vermont*,
Forsythe,
Gaston,
Geddes,
Gloninger,
Goldsborough,
Goodwyn,
Grosvenor,
Hale,
Hanson,
Hawes,

Mr. Howell,
 Hufty,
 Hungerford,
 Jackson, of *R. Island*,
 Jackson, of *Virginia*,
 Kent, of *New York*,
 Kent, of *Maryland*,
 Kerr,
 King, of *Massachusetts*,
 Law,
 Lewis,
 Lovett,
 Lowndes,
 Macon,
 M'Kee,
 M'Lean,
 Miller,
 Moffitt,
 Montgomery,
 Moseley,
 Murfree,
 Murkell,
 Oakley,
 Pearson,
 Pickering,
 Pickins,
 Pitkin,
 Pleasants,
 Post,

Mr. Potter,
 John Reed,
 Rich,
 Schureman,
 Seybert,
 Sheffey,
 Sherwood,
 Shipherd,
 Smith, of *New Hampshire*,
 Smith, of *New York*,
 Smith, of *Virginia*,
 Stanford,
 Stockton,
 Stuart,
 Sturges,
 Taggart,
 Tallmadge,
 Thompson,
 Vose,
 Ward, of *Massachusetts*,
 Ward, of *New Jersey*,
 Webster,
 Wheaton,
 White,
 Wilcox,
 Wilson, of *Massachusetts*,
 Winter,
 Wood.

A motion was made by Mr. Bibb, to amend the resolution by striking out the words "on the floor of the House."

A motion was then made by Mr. Roberts, to amend the said amendment by inserting in lieu of the words proposed to be stricken out, the words "within the galleries of the House :" When

The House adjourned until to-morrow morning, eleven o'clock.

TUESDAY, June 1, 1813.

Mr. Howell presented a petition of John Sweeny, of the state of New York, praying to be placed on the pension list in consideration of wounds received

OF REPRESENTATIVES. 29

whilst a lieutenant in a volunteer company at the battle of Queenstown, in Canada.

Mr. Howell presented a petition of Joshua Merrill, of New York, praying for a pension in consideration of a wound received whilst acting as a volunteer in the army in the battle of Queenstown, in Canada.

Mr. Gloninger presented a petition of John Brooks, executor of John Brooks, deceased, of Pennsylvania, praying compensation for services rendered by the deceased in the capacity of a major in the revolutionary army.

Ordered, That the said petitions be referred to the Committee of Claims.

On motion of Mr. Goldsborough,

Ordered, That the petition of Matthew Roxburgh and Elizabeth Roxburgh, presented on the 24th of March, 1812, be referred to the Committee of Claims.

On motion of Mr. Dawson,

Ordered, That the petition of John Thompson, presented on the 29th of May, 1812, be referred to the Committee of Claims.

Mr. Goldsborough presented a petition of Henry Harris, of Maryland, praying for a pension in consideration of wounds received whilst a soldier in the revolutionary army.

Ordered, That the said petition be referred to the Secretary of War.

Mr. Hall, of Georgia, presented a petition of Daniel Newman, of the state of Georgia, praying compensation for his servant, who was killed in the expedition commanded by the petitioner against the Siminole Indians, during the last campaign.

Ordered, That the said petition be referred to the Committee of Claims.

The Speaker laid before the House a letter from the Secretary of War, transmitting his report in re-

lation to invalid pensions, which were referred to the Committee of Claims.

On motion of Mr. Robertson,

Resolved, That a committee be appointed to inquire into the expediency of establishing a district court in the Mississippi territory, and that they have leave to report by bill or otherwise.

Mr. Robertson, Mr. Telfair, Mr. Bowen, Mr. Cooper, and Mr. Ward, of Massachusetts, were appointed the said committee.

The House resumed the consideration of the unfinished business of yesterday.

The question recurred on the amendment proposed by Mr. Roberts, to the amendment proposed by Mr. Bibb, and being taken,

It was determined in the negative.

The question was then taken on the amendment proposed by Mr. Bibb,

And was also determined in the negative.

A motion was then made by Mr. Bibb, to amend the resolution by striking out therefrom the words from the word "resolved," to the end thereof, and to insert the words "that the prayer of the petition ought not to be granted."

And the question thereon being taken,

It passed in the affirmative, { Yeas 85.
Nays 75.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

**Mr. Alexander,
Alston,
Anderson,
Avery,
Bard,
Barnett,
Bibb,
Bowen,
Brown.**

**Mr. Burwell,
Butler,
Caldwell,
Calhoun,
Chapell,
Cheves,
Clark,
Clopton,
Comstock**

OF REPRESENTATIVES.

81

Mr. Condict,
 Conard,
 Crawford,
Davis, of Pennsylvania,
 Dawson,
Denoylees,
 Desha,
 Earle,
 Evans,
 Farrow,
Findley,
Fisk, of New York,
 Forney,
Forsythe,
 Franklin,
 Gholson,
 Goodwyn,
 Gourdin,
 Griffin,
 Grundy,
 Hall,
 Harris,
 Hawes,
 Hubbard,
Humphreys,
 Hyneiman,
 Ingersoll,
 Ingham,
 Irwin,
 Kennedy,
 Kerr,
 Kershaw,
 Kilbourn,
King, of N. Carolina,

Mr. Lefferts,
 Lyle,
 M'Coy,
 M'Kim,
 M'Lean,
 Moore,
 Nelson,
 Newton,
 Ormsby,
 Parker,
Pickins,
 Piper,
Pleasant,
Rea, of Pennsylvania,
Rhea, of Tennessee,
 Rich,
 Ringgold,
 Roan,
 Roberts,
 Robertson,
 Sage,
 Sevier,
 Sharp,
 Skinner,
Smith, of Virginia,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Whitehill,
Wilson, of Pennsylvania,
 Wright.

Those who voted in the negative, are

Mr. Archer,
Baylies, of Massachusetts,
Bayly, of Virginia,
 Benson,
 Bigelow,
 Boyd,
 Bradbury,
 Bradley,
Breckenridge,
 Brigham,
 Caperton,

Mr. Champion;
 Cilly,
 Cooper,
 Cox,
 Culpeper,
 Davenport,
Davis, of Massachusetts,
 Dewey,
 Duvall,
 Ely,
 Eppes,

Mr. Gaston,
Geddes,
Gloninger,
Goldsborough,
Grosvenor,
Hale,
Hanson,
Howell,
Hufly,
Hungerford,
Jackson, of R. Island,
Jackson, of Virginia,
Kent, of New York,
Kent, of Maryland,
King, of Massachusetts,
Law,
Lewis,
Lovett,
Lowndes,
Miller,
Moffitt,
Moseley,
Murkell,
Oakley,
Pearson,
Pickering,
Pitkin,

Mr. Post,
Potter,
John Reed,
Ruggles,
Schureman,
Seybert,
Sheffey,
Sherwood,
Shipherd,
Smith, of *N. Hampshire*,
Smith, of *New York*,
Stanford,
Stockton,
Stuart,
Sturges,
Taggart,
Tallmadge,
Thompson,
Vose,
Ward, of *Massachusetts*,
Webster,
Wheaton,
White,
Wilcox,
Wilson, of *Massachusetts*,
Winter.

The question was then taken to concur with the Committee of the whole House in their report as amended,

The yeas and nays being demanded by one fifth of the members present,

Those who voted in the affirmative, are

**Mr. Alexander,
Alston,
Anderson,
Avery,
Bard,
Barnett,
Bibb,
Bowen,
Bradley.**

**Mr. Brown,
Burwell;
Butler,
Caldwell,
Calhoun,
Chapell,
Cheves,
Clark,
Clopton,**

OF REPRESENTATIVES.

84

Mr. Condict,
Conard,
Crawford,
Davis, of Pennsylvania,,
Dawson,
Denoyelles,
Desha,
Earle,
Evans,
Farrow,
Findley,
Fisk, of New York,,
Forney,
Forsythe,
Franklin,
Gholson,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hawes,
Hubbard,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Kennedy,
Kerr,
Kershaw,
Kilbourn,
King, of N. Carolina,,

Mr. Lefferts,
Lyle,
M'Coy,
M'Kim,
M'Lean,
Moore,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,,
Rhea, of Tennessee,,
Rich,
Ringgold,
Roan,
Roberts,
Robertson,
Sage,
Sevier,
Sharp,
Skinner,
Smith, of Virginia,,
Strong,
Tannehill,
Taylor,
Telfair,
Troup,
Whitchill,
Wilson, of Pennsylvania,,
Wright.

Those who voted in the negative, are

Mr. Archer,
Baylies, of Massachusetts,,
Bayly, of Virginia,,
Benson,
Bigelow,
Boyd,
Bradbury,
Bradley,
Breckenridge,,
Brigham,
Caperton,

Mr. Champion,
Cilly,
Cooper,
Cox,
Culpeper,
Davenport,
Davis, of Massachusetts,,
Dewey,
Duvall,
Ely,
Eppes,

84 JOURNAL OF THE HOUSE

Mr. Eppes,	Mr. Pickering,
Gaston,	Pitkin,
Geddes,	Post,
Cloninger,	Potter,
Goldsborough,	John Reed,
Grosvenor,	Ruggles,
Hale,	Schureman,
Hanson,	Seybert,
Howell,	Sheffey,
Huftly,	Sherwood,
Hungerford,	Shipherd,
Jackson, of R. Island,	Smith, of N. Hampshire,
Jackson, of Virginia,	Smith, of New York,
Kent, of New York,	Stanford,
Kent, of Maryland,	Stockton,
King, of Massachusetts,	Stuart,
Law,	Sturges,
Lewis,	Taggart,
Lovett,	Tallimadge,
Lowndes,	Ward, of Massachusetts,
Miller,	Webster,
Moffitt,	Wheaton,
Moseley,	White,
Murkell,	Wilcox,
Oakley,	Wilson, of Massachusetts,
Pearson,	Winter.

And so the prayer of the petition of George Richards was rejected.

A motion was made by Mr. Jackson, of Virginia, to amend the standing rules and orders of the House by adding the following thereto :

“ An additional Standing Committee shall be appointed at the commencement of each session, viz.

“ A Committee on the Judiciary, to consist of seven members.

“ It shall be the duty of the said Committee on the Judiciary to take into consideration all such petitions and matters or things touching judicial proceedings as shall be presented, or may come in question, and be referred to them by the House, and to report their opinion thereupon, together with such propositions relative thereto as to them shall seem expedient.”

Ordered, That the said amendment do lie on the table.

And then the House adjourned until to-morrow morning, eleven o'clock.

WEDNESDAY, June 2, 1813.

Mr. Ingersoll presented a petition of Jacob Clement, of the city of Philadelphia, merchant, praying compensation for two vessels chartered by him to the United States, to take provisions to the inhabitants of Venezuela, which, from delays occasioned by the agent of the United States, have been wholly lost to the petitioner.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

Mr. Ingersoll presented a petition of Willet Warne, of Philadelphia, praying to be released from prison, where he is confined on a judgment obtained by the United States against him as the surety in a revenue bond which he is unable to pay.

Mr. Ingersoll presented a petition of Joseph Strahan, of Philadelphia, praying compensation for losses sustained by his father Gregory Strahan as a refugee from the British province of Canada, in the revolutionary war.

Ordered, That the said petitions be referred to the Committee of Claims.

On motion of Mr. Ingersoll,

Ordered, That the petition of Mary Fanning Hibbs, presented on the 21st of February, 1807, be referred to the Committee of Claims.

Mr. Wilson, of Pennsylvania, presented a petition of Rufus F. Reed and Daniel Dobbins, praying payment for their vessel called the Salina, which was taken into the public service by general Hull, and was taken by the British at the surrender of Detroit.

Mr. Moore presented a petition of George Vaughan, praying to be paid the arrearages of the pension heretofore granted to him.

Ordered, That the said petitions be referred to the Committee of Claims.

On motion of Mr. Lewis,

Ordered, That the petition of **Rebecca Hodgeson**, presented on the 21st of November, 1811, be referred to the Committee of Claims.

Mr. Rhea, of Tennessee, presented a petition of sundry inhabitants of the state of Tennessee, praying that a post-route may be established from Nashville, in that state, to Shelbyville, in Kentucky.

Mr. Rhea also presented a petition of sundry inhabitants of Mobile county, in the Mississippi territory, praying that a post-route may be established from the Tensaw settlement to the town of Mobile.

Ordered, That the said petitions be referred to the Committee on the Post-office and Post-roads.

The Speaker laid before the House a letter from the Commissioner of the General Land-office, transmitting a copy of a letter from the Register of the land-office at Kaskaskia, relative to certain claims to land in that district, which were referred to the Committee on the Public Lands.

And then the House adjourned until to-morrow morning, eleven o'clock.

THURSDAY, June 3, 1813.

Another member, to wit: from North Carolina, Bartlett Yancey, appeared, produced his credentials, and took his seat; the oath to support the constitution of the United States being first administered to him by the Speaker.

Mr. Wilson, of Massachusetts, presented a petition of John Drummond, of Massachusetts, in behalf of himself and James B. Fiske and William Rice, praying to be relieved from the penalty incurred by them in the importation of goods from the colonies of Great Britain in the year 1811.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

OF REPRESENTATIVES.

27

On motion of Mr. Lovett,

Ordered, That the petition of Zenas Hastings, presented on the 13th of February, 1813, be referred to the Committee of Claims.

Mr. Tannehill presented a petition of Susanna Taylor, of Pennsylvania, praying for a grant of the land to which her late husband William Huston was entitled as an officer in the revolutionary army.

Mr. Chapell presented a petition of John Thurston, of South Carolina, praying to be allowed his pay and rations as a chaplain in a detachment of militia lately employed in the service of the United States.

Mr. McLean presented a petition of Chloe Strong, widow of the late colonel David Strong, praying relief in consideration of military services rendered to the United States by the deceased.

Mr. M'Lean also presented a petition of Thompson Maxwell, of Ohio, praying compensation for services rendered as a guide in the army lately commanded by general Hull, and for losses occasioned by the surrender of that army to the enemy.

Ordered, That the said petitions be referred to the Committee of Claims.

On motion of Mr. Jennings,

Ordered, That the petition of John James Dufour and his associates, presented on the 12th of January, 1813, be referred to the Committee on the Public Lands.

On motion of Mr. Jackson, of Virginia,

The House proceeded to consider the resolution submitted by him on the 1st instant, for the appointment of a standing committee, to be called "The Committee on the Judiciary," and the same being again read, was concurred in by the House.

On motion of Mr. Pickens,

Resolved, That the Committee on the Post-office and Post-roads be instructed to inquire into the ex-

pediency of altering the post-route by Rutherfordton, in North Carolina, so as to lead from Morganton instead of Lincolnton.

The Speaker laid before the House a letter from the acting Secretary of the Treasury, transmitting his annual report on the state of the finances of the United States, which were read, and referred to the Committee of Ways and Means.

Mr. Fisk, from the Committee of Elections, to whom was referred the petition of Burwell Bassett contesting the election of Thomas M. Bayly, by leave of the House, made a report, which was read and the resolution therein contained being amended, was concurred in by the House, as follows:

Resolved, That five weeks be allowed to the parties to procure testimony relative to the said election, and that the Committee of Elections have power to examine witnesses and make order for such examination in this case.

A motion was made by Mr. Nelson, that the House do come to the following resolution:

Resolved, That for disseminating information among the *good people* of the United States, it is expedient to admit stenographers into the hall of the House of Representatives, and that the Speaker of this House cause other seats to be provided for such additional stenographers as may be admitted according to the standing rules and orders of this House.

A motion was made by Mr. Farrow, that the consideration of the said resolution be postponed until to-morrow.

And the question being taken,
It was determined in the negative.

On motion of Mr. Alston,

Ordered, That the resolution be referred to a committee with instruction to inquire into the expediency of revising and amending the rules and orders of the House.

Mr. Alston, Mr. Grosvenor, Mr. Fisk, of New York, Mr. Nelson, Mr. Gaston, Mr. Farrow and Mr. M'Kim, were appointed the said committee.

And then the House adjourned until to-morrow morning, eleven o'clock.

FRIDAY, June 4, 1813.

Two other members, to wit: from New York, Samuel M. Hopkins, and from Delaware, Henry M. Ridgely, appeared, produced their credentials, and took their seats; the oath to support the constitution of the United States being first administered to them by the Speaker.

Mr. Pitkin presented a petition of the president and directors of the Derby Fishing Company, in the state of Connecticut, praying a remission of the penalties and forfeitures lately incurred by them in importations from the colonies of Great Britain.

Ordered, That the said petition be referred to the Committee of Ways and Means.

Mr. Benson presented a petition of Benjamin and Abby S. Rossetter, praying to be paid the commutation of half pay due for the services of Jeremiah Miller as a captain in the revolutionary army, and who was the father of the last named petitioner.

Ordered, That the said petition be referred to the Committee of Claims.

On motion of Mr. Stockton,

Ordered, That the petition of Daniel La Tourette, presented on the 31st of December, 1811, be referred to the Committee of Claims.

On motion of Mr. Kent, of Maryland,

Ordered, That the petition of Benjamin Boyd, presented on the 8th of March, 1796, and the petition of William Dent Beall, presented on the 4th of December, 1812, be referred to the Committee of Claims.

On motion of Mr. Kent, of Maryland,

Ordered, That the petition of Ann E. Johnson, presented on the 23d of December, 1812, be referred to the Committee of Ways and Means.

Mr. Dawson presented a petition of sundry inhabitants of Alexandria, praying for an act of incorporation for a marine and fire insurance company.

Ordered, That the said petition be referred to the Committee for the District of Columbia.

Mr. Burwell presented a petition of Joseph Forrest, of the city of Washington, praying compensation for a vessel chartered to the United States to take provisions to the inhabitants of Venezuela, which has not been returned to the petitioner agreeably to the charter party.

Mr. Jackson, of Virginia, presented a petition of Oliver Pollock, praying a reimbursement of monies expended by him whilst a public agent in the revolutionary war.

The Speaker presented a petition of Abraham Griffiths, praying compensation for services rendered whilst a soldier in the revolutionary army.

Mr. Jennings presented a petition of William P. Bryan, attorney in fact for John Rice Jones, praying compensation for services rendered and expenses incurred by Mr. Jones whilst interpreter to the board of land commissioners in the Indiana territory.

Ordered, That the said petitions be referred to the Committee of Claims.

Mr. Fisk, of Vermont, from the Committee of Elections, to whom was referred the petition of William Kelly, contesting the election of Thomas K. Harris, from Tennessee, made a report thereon, which was read and committed to a committee of the whole House to-day.

On motion of Mr. Fisk of Vermont,

Ordered, That Mr. Kelly have leave to occupy a seat on the floor of the House during the dis-

OF REPRESENTATIVES.

41

sion on the said election, and that he have leave to speak to the case.

On motion of Mr. Grosvenor,

Resolved, That the Committee on the Post-office and Post-roads be instructed to inquire into the expediency of establishing a post-road from the town of Sheffield, in the county of Berkshire and state of Massachusetts, through the village of Spencertown, and the towns of Hillsdale, Chatham, Schoondaek and Greenbush, to the city of Albany, in the state of New York.

On motion of Mr. Sharp,

Resolved, That the Committee on Military Affairs be instructed to inquire what provisions ought to be made for the payment of the mounted riflemen who were called into the service of the United States from the state of Kentucky, in the year 1812; and also for the payment of the expenses of militia called out under the authority of any of the state or territorial governments, for the defence of the country against the incursions of the enemy.

The House resolved itself into a committee of the whole House on the report of the Committee of Elections on the petition of William Kelly; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Lewis reported, that the committee had, according to order, had the said report under consideration and made some progress therein, and not having time to go through the same, had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said report.

On motion of Mr. Goldsborough,

Ordered, That when the House adjourns it will adjourn to meet again on Monday next.

And then the House adjourned until Monday morning eleven o'clock.

MONDAY, June 7, 1813.

Shadrack Bond appeared and took his seat, as the delegate from the Illinois territory; the oath to support the constitution of the United States being first administered to him by the Speaker.

Mr. Lewis presented a petition of the president and directors of the Farmers' Bank of Alexandria, praying an extension of their present charter to the 1st day of January, 1834.

Ordered, That the said petition be referred to the Committee for the District of Columbia.

Mr. Nelson presented a petition of Jasper Anderson, of the state of Virginia, praying for a grant of the land to which his father Richard Anderson was entitled for services rendered as an officer in the revolutionary army.

Ordered, That the said petition be referred to the Committee on the Public Lands.

Mr. Burwell presented a petition of sundry inhabitants of the city of Washington, praying for a charter of incorporation for a new bank to be established in the said city.

Mr. Cheves presented a petition of George Lyon, praying compensation for services rendered as a clerk in the patent office.

Ordered, That the said petitions be referred to the Committee of Ways and Means.

Mr. Archer, from the Committee of Claims, made a report on the petition of David Henley, which was read; When,

Mr. Archer, from the same committee, reported a bill for the relief of David Henley, which was read the first time; and, on motion, the said bill was read the second time, and, with the report, committed to a committee of the whole House to-morrow.

On a motion made and leave given,

Mr. Dawson, from the Committee for the District of Columbia, presented a bill to incorporate a com-

pany for making a certain turnpike road in the county of Washington, in the district of Columbia, which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Thursday next.

Mr. Dawson, from the same committee, also presented a bill to incorporate a company for making a certain turnpike road in the county of Alexandria, which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Thursday next.

Mr. Dawson, from the same committee, also presented a bill to increase the capital stock of the Bank of Washington, which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-morrow.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed a bill "For the relief of Alexander Phœnix," in which they desire the concurrence of this House.

The said bill was read the first time ; and, on motion, the said bill was read the second time, and committed to the committee of Ways and Means.

The House again resolved itself into a committee of the whole House on the report of the Committee of Elections, on the petition of William Kelly, contesting the election of Thomas K. Harris ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Lewis reported, that the committee had, according to order, had the said report under consideration, and made farther progress therein ; and not having time to go through the same, had directed him to ask for leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said report.

A message was received from the President of the United States, by Mr. Graham, as follows :

44 JOURNAL OF THE HOUSE

To the Senate and House of Representatives of the United States.

I lay before Congress copies of certain legislative acts of Pennsylvania, transmitted for that purpose by the governor of that state.

JAMES MADISON.

Ordered, That the said message do lie on the table.

The Speaker laid before the House a letter from the governor of the state of Connecticut, inclosing a resolution of the legislature of that state, not ratifying an amendment proposed by Congress to the constitution of the United States respecting titles of nobility.

The Speaker laid before the House a letter from the Secretary of War, transmitting a code of rules and regulations for the army of the United States, which has received the approbation of the President, which were referred to the Committee on Military Affairs.

And then the House adjourned until to-morrow morning, eleven o'clock.

TUESDAY, June 8, 1813.

Two other members, to wit: from Pennsylvania, Hugh Glasgow, and from Ohio, Rezin Beall, appeared, produced their credentials and took their seats; the oath to support the constitution of the United States being first administered to them by the Speaker.

Mr. Ely presented a petition of Samuel Willard, of Massachusetts, praying for a pension in consideration of wounds received whilst a soldier in the revolutionary army.

Mr. Lovett presented a petition of John R. Williams, of Albany, praying compensation for proper-

ty lost in the British brig Caledonia, after her capture by the forces of the United States.

Ordered, That the said petitions be referred to the Committee of Claims.

Mr. Lovett also presented another petition of John R. Williams, praying a remission of the interest due on a tract of land in the Michigan territory, purchased by him of the United States, which he has been prevented from paying for in consequence of the occupation of that territory by the enemy.

Ordered, That the said petition be referred to the Committee on the Public Lands.

Mr. Seybert presented a petition of Stephen Girard and others, merchants of the cities of Philadelphia, Baltimore and New York, praying a remission of the penalties and forfeitures incurred by them on account of the importation into the United States, of certain British manufactures.

Ordered, That the said petition be referred to the Secretary of the Treasury.

On motion of Mr. Seybert,

Ordered, That the petition of Richard Dale, presented the 3d of February, 1803, be referred to the Committee of Claims.

Mr. Crawford presented a petition of sundry inhabitants of the counties of Dauphin and York, in Pennsylvania, praying that a post-route may be established from York to Harrisburgh.

Ordered, That the said petition be referred to the Committee on the Post-office and Post-roads.

Mr. Robertson presented a petition of sundry inhabitants of the county of La Fouche, in the state of Louisiana, praying that the free use of the Cypress Swamps, in said county, may be continued and confirmed to them.

Ordered, That the said petition be referred to the Committee on the Public Lands.

Mr. Alston, from the Committee of Revisal and Unfinished business, made a report, which was read and ordered to lie on the table.

On a motion made and leave given,

Mr. Dawson, from the Committee for the District of Columbia, presented a bill to incorporate an insurance company in Georgetown, in the district of Columbia, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Thursday next.

Mr. Dawson also presented a bill to incorporate the fire insurance company of Alexandria, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Thursday next.

Mr. Dawson also presented a bill to incorporate a marine and fire insurance company in the town of Alexandria, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Thursday next.

A message from the Senate by Mr. Otis, their secretary.

Mr. Speaker: The Senate have passed a bill "supplementary to the acts heretofore passed on the subject of an uniform rule of naturalization," in which they desire the concurrence of this House.

The said bill was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House tomorrow.

On motion of Mr. Fisk, of Vermont,

Resolved, That the Committee on Foreign Relations be instructed to inquire into the expediency of making further provision by law for prohibiting trade and intercourse between the citizens of the United States and the enemies thereof, and that they report by bill or otherwise.

On motion of Mr. M'Kim,

Resolved, That the Secretary of the Treasury be directed to report to this House what progress has been made in preparing a digest of the arts and manufactures of the United States, from the returns reported to him by the marshals, as directed by a joint resolution of both Houses of Congress, in February, 1812.

The Speaker laid before the House a resolution of the general assembly of the Presbyterian church, appointing for the churches under their care a day to be set apart as a day of humiliation, fasting and prayer.

Ordered, That the said resolution do lie on the table.

The House again resolved itself into a committee of the whole House on the report of the Committee of Elections, on the petition of William Kelly, of Tennessee, contesting the election and return of Thomas K. Harris; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Lewis reported, that the committee had, according to order, again had the said report under consideration and agreed to the resolution therein contained, amended to read as follows:

Resolved, That three months be allowed to the parties respectively to procure testimony relative to the said election.

The House proceeded to consider the said report, and on the question to concur with the committee of the whole House in their amendment to the resolution,

It passed in the affirmative.

The question was then taken to concur in the said resolution as amended,

And also passed in the affirmative, { Yea 101.
Nays 54.

The yeas and nays being demanded by one-fifth of the members present,

98 JOURNAL OF THE HOUSE

Those who voted in the affirmative, are

Mr. Alston,	Mr. Hawes,
Anderson,	Hopkins, of New York,
Archer,	Howell,
Avery,	Hubbard,
Baylies, of Massachusetts,	Hufton,
Beall,	Humphreys,
Benson,	Hyneman,
Bigelow,	Kennedy,
Bowen,	Kent, of New York,
Boyd,	Kershaw,
Bradbury,	Kilbourn,
Bradley,	King, of Massachusetts,
Breckenridge,	King, of N. Carolina,
Brigham,	Law,
Burwell,	Lefferts,
Butler,	Lewis,
Caperton,	Lovett,
Caldwell,	Lyle,
Champion,	M'Kee,
Chapell,	M'Lean,
Cilley,	Miller,
Clopton,	Moffitt,
Condict,	Moseley,
Conard,	Murkell,
Cooper,	Oakley,
Cox,	Pearson,
Culpeper,	Pickering,
Davenport,	Piper,
Davis, of Massachusetts,	Pitkin,
Denoyelles,	Post,
Desha,	Potter,
Dewey,	John Reed,
Ely,	William Reed,
Farrow,	Ridgely,
Findley,	Robertson,
Fisk, of Vermont,	Ruggles,
Forney,	Schureman,
Gaston,	Sheffey,
Geddes,	Sherwood,
Gholson,	Smith, of N. Hampshire,
Glasgow,	Smith, of New York,
Glovinger,	Stanford,
Goldsborough,	Stockton,
Goodwyn,	Strong,
Grosvenor,	Stuart,
Hale,	Sturges,

OF REPRESENTATIVES.

49

Taggart,	White,
Tannehill,	Wilcox,
Vose,	Winter.
Ward, of Massachusetts,	Wood,
Webster,	Yancey.

Those who voted in the negative, are

Mr. Alexander,	Mr. Moore,
Bard,	Murfree,
Barnett,	Nelson,
Bibb,	Newton,
Brown,	Parker,
Calhoun,	Rea, of Pennsylvania,
Crawford,	Rhea, of Tennessee,
Davis, of Pennsylvania,	Rich,
Dawson,	Ringgold,
Duvall,	Roan,
Fisk, of New York,	Sage,
Forsythe,	Sevier,
Franklin,	Seybert,
Griffin,	Sharp,
Grundy,	Shipherd,
Hall,	Skinner,
Ingersoll,	Smith, of Pennsylvania,
Ingham,	Smith, of Virginia,
Irwin,	Taylor,
Jackson, of R. Island,	Telfair,
Jackson, of Virginia,	Thompson,
Kent, of Maryland,	Troup,
Kerr,	Ward, of New Jersey,
Lowndes,	Wheaton,
Macon,	Whitehill,
M'Coy,	Wilson, of Pennsylvania,
M'Kim,	Wright.

And then the House adjourned until to-morrow morning, eleven o'clock.

WEDNESDAY, June 9, 1813.

On motion of Mr. Kennedy,

Ordered, That the petition of Samuel Ralston, presented on the 16th of February, 1813, be referred to the Committee of Ways and Means.

50 JOURNAL OF THE HOUSE

On motion of Mr. Cheves,

Ordered, That the petition of Daniel Macaulay, presented on the 25th of February, 1813, be referred to the Committee of Ways and Means.

The Speaker laid before the House a report from the Secretary of War on the petition of Henry Harris, which was read and referred to the Committee of Claims.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed a bill "concerning certain streets in Georgetown," in which they desire the concurrence of this House.

The said bill was read the first time; and, on motion, the said bill was read the second time, and ordered to be read the third time this day.

The said bill was then read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

On motion of Mr. Clopton,

Resolved, That the Committee on the Post-office and Post-roads be instructed to inquire into the expediency of establishing a post-route from Hanover court-house to New Kent court-house, so as to pass through Hanover Town, in the state of Virginia.

A motion was made by Mr. M'Lean, that the House do come to the following resolution:

Resolved, That the Committee on Military Affairs be instructed to inquire into the expediency of making some provision for the widows and orphans of the militia slain by the enemy, or who may hereafter be slain by them during the present war, while in the actual service of the United States, and for whose families no provision exists by law, and that they report by bill or otherwise:

And that the Committee of Claims be instructed to inquire whether any provision ought to be made for the indemnification of those persons who had

property taken into the service of the north western army, under the command of general Hull, and which, in consequence of his surrender of the garrison at Detroit, fell into the hands of the enemy, and that they report by bill or otherwise.

The question was taken on agreeing to the first member of the resolution,

And passed in the affirmative.

Ordered, That the second member of the said resolution do lie on the table.

The House resolved itself into a committee of the whole House on the bill from the Senate, "supplementary to the acts heretofore passed on the subject of an uniform rule of naturalization;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Desha reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill do lie on the table.

The House resolved itself into a committee of the whole House on the bill to increase the capital stock of the bank of Washington; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckenridge reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

On motion of Mr. Grundy,

The said bill was then ordered to lie on the table.

And then the House adjourned until to-morrow morning, eleven o'clock.

THURSDAY, June 10, 1813.

Ordered, That Mr. Moore have leave of absence until Monday next.

Mr. Hempstead appeared and took his seat as the delegate from the Missouri territory; the oath to support the constitution of the United States being first administered to him by the Speaker.

Mr. Hopkins, of New York, presented a petition of Timothy Hosmer, praying compensation for services rendered as a surgeon in the revolutionary army.

Ordered, That the said petition be referred to the Committee of Claims.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed a bill "for the relief of Thomas Sloo," in which they desire the concurrence of this House.

The said bill was read the first time; and, on motion, the said bill was read the second time, and committed to the Committee of Claims.

On motion of Mr. Dawson,

Ordered, That the committee of the whole House be discharged from the bill to incorporate a company for making a certain turnpike road in the county of Washington, in the district of Columbia, and that the said bill be committed to the committee of the whole House on the bill to incorporate a company for making a certain turnpike road in the county of Alexandria.

The House then resolved itself into a committee of the whole House on the said bills; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bills under consideration, and directed him to report the bill to incorporate a company for making a certain turnpike road in the county of Alexandria, with amendments; and not having time to go through the bill to incorporate a company for making a certain turnpike road in the county of Washington, they had directed him to ask leave to sit again on the last mentioned bill.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

On motion,

Ordered, That the bill to incorporate a company for making a certain turnpike road in the county of Alexandria, do lie on the table.

Mr. Eppes, from the Committee of Ways and Means, by permission of the House, made a report relative to a well digested system of internal revenue, which was read: When,

On a motion made and leave given,

Mr. Eppes, from the same committee, presented a bill for the assessment and collection of direct taxes and internal duties;

A bill to lay and collect a direct tax within the United States;

A bill laying a duty on imported salt;

"A bill establishing the office of commissioner of the revenue;

A bill laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise;

A bill laying duties on carriages for the conveyance of persons;

A bill laying duties on licenses to distillers of spirituous liquors;

A bill laying duties on sales at auction of foreign merchandise and of ships and vessels;

A bill laying duties on sugar refined within the United States;

A bill laying duties on bank notes and notes of hand, and foreign bills of exchange of certain descriptions;

A bill making further provision for the collection of internal duties;

A bill laying an additional duty on foreign tonnage.

Which said bills were severally read the first time; and, on motion, the said bills were severally read the second time, and committed to a committee of the whole House on Monday next.

Mr. Burwell, from the Committee of Elections, by permission of the House, made a report on the petition of John Taliaferro contesting the election of John P. Hungerford, from Virginia, which was read and referred to a committee of the whole House to-morrow.

A motion was made by Mr. Webster, that the House do come to the following resolutions :

Resolved, That the President of the United States be requested to inform this House, unless the public interest should, in his opinion, forbid such communication, when, by whom, and in what manner the first intelligence was given to this government of the decree of the government of France, bearing date on the 28th April, 1811, and purporting to be a definitive repeal of the decrees of Berlin and Milan.

Resolved, That the President of the United States be requested to inform this House whether Mr. Russell, late chargé d'affaires of the United States at the court of France, hath ever admitted, or denied, to his government, the correctness of the declaration of the duke of Bassano to Mr. Barlow, the late minister of the United States at that court, as stated in Mr. Barlow's letter of the 12th of May, 1812, to the secretary of state, "that the said decree of April 28, 1811, had been communicated to his (Mr. Barlow's) predecessor there;" and to lay before this House any correspondence with Mr. Russell, relative to that subject, which it may not be improper to communicate; and also, any correspondence between Mr. Barlow and Mr. Russell, on that subject, which may be in possession of the Department of State.

Resolved, That the President of the United States be requested to inform this House whether the minister of France, near the United States, ever informed this government of the existence of the said decree of the 28th of April, 1811, and to lay before the House any correspondence that may have taken place

OF REPRESENTATIVES.

55

with the said minister relative thereto, which the President may not think improper to be communicated.

Resolved, That the President of the United States be requested to communicate to this House any other information which may be in his possession, and which he may not deem it injurious to the public interest to disclose, relative to the said decree of the 28th of April, 1811, and tending to shew at what time, by whom, and in what manner, the said decree was first made known to this government, or to any of its representatives or agents.

Resolved, That the President be requested, in case the fact be that the first information of the existence of said decree of the 28th April, 1811, ever received by this government or any of its ministers or agents, was that communicated in May, 1812, by the duke of Bassano to Mr. Barlow, and by him to his government, as mentioned in his letter to the Secretary of State of May 12, 1812, and the accompanying papers, to inform this House whether the government of the United States hath ever required from that of France, any explanation of the reasons of that decree being concealed from this government and its ministers for so long a time after its date; and if such explanation has been asked by this government, and has been omitted to be given by that of France, whether this government has made any remonstrance, or expressed any dissatisfaction to the government of France, at such concealment.

And on the question that the House do now proceed to consider the said resolution.

It passed in the affirmative, { Yeas 132.
{ Nays 28.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

**Mr. Alexander,
Alston,
Anderson,**

Mr. Baylies, of <i>Massachusetts</i> ,	Mr. Hopkins, of <i>New York</i> ,
Beall,	Howell,
Benson,	Hubbard,
Bibb,	Humphreys,
Bigelow,	Hungersford,
Boyd,	Hyneman,
Bradbury,	Ingersoll,
Bradley,	Irwin,
Breckenridge,	Jackson, of <i>R. Island</i> ,
Brigham,	Jackson, of <i>Virginia</i> ,
Brown,	Kennedy,
Burwell,	Kent, of <i>New York</i> ,
Caperton,	Kent, of <i>Maryland</i> ,
Champion,	Kerr,
Chapell,	Kilbourn,
Cheves,	King, of <i>Massachusetts</i> ,
Cilley,	Law,
Comstock,	Lewis,
Condict,	Lovett,
Conard,	Lyle,
Cooper,	M'Coy,
Cox,	M'Kee,
Culpeper,	M'Lean,
Davenport,	Miller,
Davis, of <i>Massachusetts</i> ,	Moseley,
Davis, of <i>Pennsylvania</i> ,	Murfree,
Dewey,	Murkell,
Duvall,	Newton,
Earle,	Oakley,
Ely,	Pearson,
Eppes,	Pickering,
Farrow,	Piper,
Forney,	Pitkin,
Forsythe,	Pleasants,
Franklin,	Post,
Gaston,	Potter,
Geddes,	John Reed,
Gholson,	William Reed,
Gloninger,	Rea, of <i>Pennsylvania</i> ,
Goldsborough,	Rhea, of <i>Tennessee</i> ,
Goodwyn,	Rich,
Grosvenor,	Ridgely,
Grundy,	Ringgold,
Hale,	Robertson,
Hanson,	Ruggles,
Harris,	Schureman,
Hawes,	Seybert,

OF REPRESENTATIVES.

57

Mr. Sharp,	Mr. Telfair,
Sheffey,	Thompson,
Sherwood,	Troup,
Shipherd,	Vose,
Skinner,	Ward, of <i>Massachusetts</i> ,
Smith, of <i>N. Hampshire</i> ,	Ward, of <i>New Jersey</i> ,
Smith, of <i>New York</i> ,	Webster,
Smith, of <i>Virginia</i> ,	Wheaton,
Stanford,	White,
Stockton,	Whitehill,
Stuart,	Wilcox,
Sturges,	Wilson, of <i>Massachusetts</i> ,
Taggart,	Winter,
Tallmadge,	Wood,
Tannehill,	Wright,
Taylor,	Yancey.

Those who voted in the negative, are

Mr. Bard,	Mr. Ingham,
Bowen,	Kershaw,
Butler,	King, of <i>N. Carolina</i> ,
Caldwell,	Lefferts,
Clark,	Montgomery,
Clopton,	Nelson,
Crawford,	Ormsby,
Dawson,	Parker,
Denoyelles,	Roan,
Desha,	Roberts,
Findley,	Sage,
Glasgow,	Sevier,
Gourdin,	Smith, of <i>Pennsylvania</i> ,
Hall,	Wilson, of <i>Pennsylvania</i>

On motion of Mr. Bibb,

Ordered, That the said resolution do lie on the table.

And then the House adjourned until to-morrow morning, eleven o'clock.

FRIDAY, June 11, 1813.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined an enrolled bill, entitled "An act concerning certain streets in Georgetown," and had found the same to be truly enrolled : When

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed a bill "to provide for the government of persons in certain fisheries;" also, a bill "to provide for the accommodation of the household of the President of the United States," in which bills they desire the concurrence of this House.

The first mentioned bill was read the first time; and, on motion, the said bill was read the second time, and committed to the committee of Revisal and Unfinished Business.

The second mentioned bill was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

Mr. Webster presented a petition of Benjamin Connor setting forth that he has invented a new plan for the construction of wooden bridges, which he thinks would be useful to the military service of the United States, and praying that the public may purchase his patent right to the said bridges.

Ordered, That the said petition be referred to the Secretary of War.

Mr. Avery presented a petition of Joshua Patrick, praying to be placed on the pension list, and to be paid for losses sustained whilst a volunteer in the army lately commanded by general Hull.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. Moffit presented a petition of sundry inhabitants of Hoosack, in the state of New York, praying that a post route may be established from said town to Greenfield in Massachusetts.

Mr. Comstock presented a petition of sundry inhabitants of the county of Tioga in the state of New

OF REPRESENTATIVES.

59

York, praying that a post route may be established from the town of Candor through the towns of Spencer and Cayuta to Catherine.

Ordered, That the said petitions be referred to the Committee on the Post-office and Post-roads.

Mr. Conard presented a petition of Montelius, Cash and Son, manufacturers of clay pipes, praying that additional duties may be imposed on pipes imported from foreign countries.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

Mr. Ingersoll presented a petition of the officers and crew of the late United States' brig Vixen stating that in consequence of their capture by a frigate of the enemy, and the subsequent wreck of the said brig they were compelled to contract heavy debts in a foreign country, which they are unable to pay, and praying the aid of Congress in the discharge of the said debts.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. Dawson presented a petition of the president and directors of the George Town and Alexandria Turnpike Road Company, praying that further provision may be made for the valuation of lands over which their road may pass, and that the tolls which they are authorized to demand may be increased.

Ordered, That the said petition be referred to the Committee for the District of Columbia.

Mr. Nelson presented a petition of John Munford Gregory, heir at law of John Gregory, deceased, and of William Gregory, deceased, late lieutenants in the revolutionary army, praying to be paid the commutation of half-pay, and that he may receive a grant for the lands to which those officers were respectively entitled.

Ordered, That so much of the said petition as relates to the commutation of half-pay be referred to the Committee of Claims ; and that so much thereof

as relates to lands be referred to the Committee on the Public Lands.

On motion of Mr. Jackson, of Virginia,

Ordered, That the petition of Joseph Sapp, presented on the 11th of February, 1813, be referred to the Committee on the Public Lands.

Mr. Jackson, of Virginia, presented a petition of Simon Reeder, praying compensation for the use of a house in Morgantown, in Virginia, occupied during the last winter by troops of the United States as a barrack.

Mr. Chapell, presented a petition of Daniel Carne, praying compensation for services rendered as a soldier in the revolutionary army.

Ordered, That the said petitions be referred to the Committee of Claims.

On motion of Mr. Rhea, of Tennessee,

Ordered, That the petition of Richard Miller, presented on the 16th of November, 1812, be referred to the Committee of Ways and Means.

Mr. Hempstead presented a petition of Obadiah Scott, of the Missouri territory, praying a confirmation of his title to a tract of land lying in said territory.

Ordered, That the said petition be referred to the Committee on the Public Lands.

On motion of Mr. Hempstead,

Ordered, That the petition of Mary Philip Leduc, presented on the 5th of January; and the petition of Kenzie and Forsythe, presented on the 11th of February, 1813, be referred to the Committee of Claims.

Mr. Dawson, from the Committee for the District Columbia, made a report on the petition of the president and directors of the Farmers' Bank of Alexandria, which was read and committed to a committee of the whole House to-morrow.

On a motion made and leave given,

Mr. Dawson, from the same committee, reported a bill to authorize the sale of the Glebe, situate in the

county of Alexandria, and to provide for determining the adverse claims to the same, which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

On motion of Mr. Eppes,

Ordered, That the Committee of Ways and Means be discharged from the consideration of the petition of sundry inhabitants of the city of Washington, respecting a new bank, and that the said petition be referred to the Committee for the District of Columbia.

Mr. Alston, from the select committee to whom was referred the resolution directing seats to be provided for the accommodation of stenographers, made a report, in part, which was read, and the question of concurrence in the resolution therein contained was stated : When,

A motion was made by Mr. Macon to amend the same by striking out the residue of the resolution after the word "stenographers," where it first occurs, and insert the word "additional," before the word "stenographers."

And the question being taken thereon,

It was determined in the negative.

The question was then taken on the resolution as amended, to read as follows :

"Resolved, That a sum not exceeding two hundred dollars be appropriated, to be paid out of the contingent fund of the House, for the purpose of making provision for the accommodation of stenographers in the galleries of the House, and that as soon as such provision be made, no stenographer shall be admitted on the floor of the House."

And passed in the affirmative.

The House proceeded to consider the bill from the Senate supplementary to the acts heretofore passed on the subject of "an uniform rule of naturalization :"

When,

The bill being amended at the Clerk's table, was,

On motion of Mr. Grosvenor,

Committed to the Committee on Foreign Relations.

On motion of Mr. Kilbourn,

Resolved, That the Committee on the Post-office and Post-roads be instructed to inquire into the expediency of establishing the following post-routes within the state of Ohio, to wit: from the town of Delaware, by Norton and Upper Sandusky, to Lower Sandusky; from Springfield in the county of Champaign to Urbanna, and from thence to Troy; and from Granville, by Columbus and Franklinton, to Springfield aforesaid.

On motion of Mr. Hempstead,

Resolved, That the Committee on the Public Lands be instructed to inquire into the expediency of allowing further time to the claimants to land in the district of Arkansaw, in the territory of Missouri, to record the evidences of their titles, with leave to report by bill or otherwise.

On motion of Mr. Bond,

Resolved, That the Committee on the Post-office and Post-roads be instructed to inquire into the expediency of establishing a post-route from Kahokia, in the Illinois territory, to the seat of justice of Madison county; from Kaskaskia to the seat of justice of Johnson county, in said territory; and from Salem, in Kentucky, through Johnson county to Kaskaskia.

The House resolved itself into a committee of the whole House on the bill to incorporate a company for making a certain turnpike road in the county of Washington, in the district of Columbia; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill be engrossed and read the third time on Monday next.

On motion of Mr. Dawson,

The House proceeded to consider the amendments reported from the committee of the whole House, on the 10th instant, to the bill to incorporate a company for making a certain turnpike road in the county of Alexandria.

And the question being taken to concur in the said amendments,

It passed in the affirmative.

Ordered, That the said bill be engrossed and read the third time on Monday next.

On motion of Mr. Dawson,

Ordered, That the committee of the whole House be discharged from the consideration of the bill to incorporate an insurance company in Georgetown, in the district of Columbia, and the bill to incorporate the fire insurance company of Alexandria, and that the said bills be severally committed to the committee of the whole House on the bill to incorporate a marine and fire insurance company in the town of Alexandria.

The House then resolved itself into a committee of the whole House on the said bills; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Macon reported, that the committee had, according to order, had the said bills under consideration, and made several amendments thereto.

The amendments to the bill to incorporate a marine and fire insurance company, in the town of Alexandria, were read and concurred in: When,

On motion of Mr. Roberts,

Ordered, That the report of the said committee of the whole House do lie on the table.

And then the House adjourned until to-morrow morning, eleven o'clock.

SATURDAY, June 12, 1813.

Mr. Davis, of Massachusetts, presented a petition of sundry inhabitants of the state of Massachusetts, praying that a post-route may be established from Brunswick to Hallowell, in the said state.

Ordered, That the said petition be referred to the Committee on the Post-office and Post-roads.

Mr. Miller presented a petition of Arthur Tappan, praying to be relieved from the penalties and forfeitures incurred by him in late importations from the British province of Canada.

Ordered, That the said petition be referred to the Committee of Ways and Means.

On motion of Mr. Archer,

Ordered, That the petition of John Dillon, presented on the 22d of November, 1811, be referred to the Committee of Claims.

The Speaker presented a petition of Gurdon S. Saltonstall, of North Carolina, praying the aid and patronage of Congress in certain improvements invented by the petitioner in relation to water-works.

Ordered, That the said petition do lie on the table.

On a motion made and leave given,

Mr. Nelson, from the Committee on Naval Affairs, reported a bill to reward the officers and crew of the sloop of war Hornet, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

On motion of Mr. Archer,

Ordered, That the part of the report of the Committee of Revisal and Unfinished Business relating to invalid pensioners, be referred to the Committee of Claims.

The Speaker laid before the House a report from the Acting Secretary of the Treasury, relative to the progress made in preparing a digest of the arts and manufactures of the United States, made in obe-

OF REPRESENTATIVES. 62

dience to a resolution of the 8th instant; which was read and ordered to lie on the table.

The House resolved itself into a committee of the whole House on the report of the Committee of Elections on the petition of John Taliaferro, contesting the election of John P. Hungerford, of Virginia; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Dawson reported, that the committee had, according to order, had the said report under consideration, and not having time to go through the same, had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said report.

A motion was made by Mr. Benson, that the House do now adjourn.

And the question being taken,

It was determined in the negative.

The House then again resolved itself into a committee of the whole House on the said report; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckenridge reported, that the committee had, according to order, again had the said report under consideration, and made further progress therein, and not having time to go through the same, had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said report.

And then the House adjourned until Monday morning; eleven o'clock.

MONDAY, June 14, 1813.

Ordered, That Mr. Law have leave of absence from to-morrow for the remainder of the session.

Mr. King, of Massachusetts, presented a petition of David Sewall, judge of the district court of the

66 JOURNAL OF THE HOUSE

district of Maine, praying an increase of his compensation.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. Shipherd presented a petition of sundry inhabitants of Essex county, in the state of New York, praying that a post-route may be established from Caldwell to Essextown.

Ordered, That the said petition be referred to the Committee on the Post-office and Post-roads.

On motion of Mr. Grosvenor,

Ordered, That the petition of Henry Malcolm, presented on the 9th of December, 1811, be referred to a select committee.

Mr. Grosvenor, Mr. Denoyelles and Mr. Taylor, were appointed the said committee.

Mr. Brown presented two petitions from sundry inhabitants of the counties of Northumberland and Northampton, in the state of Pennsylvania, praying that a post-route may be established from Berlins-ville through Lehigh and Nazareth townships to Easton.

Ordered, That the said petitions be referred to the Committee on the Post-office and Post-roads.

Mr. Dawson presented a petition of the president and directors of the Mechanics Bank of Alexandria, praying that the term of their charter may be extended to the year 1834.

Ordered, That the said petition be referred to the committee of the whole House on the report of the Committee for the District of Columbia on the petition of the president and directors of the Farmers Bank of Alexandria.

Mr. Clark presented a petition of James Taylor, late acting quarter-master general to the north western army, praying that the accounting officers of the War Department may be directed to admit to his credit the sum of four thousand dollars of the public

money, which fell into the hands of the British, upon the surrender of that army by general Hull.

Ordered, That the said petition be referred to the Committee of Claims.

On motion of Mr. Bond,

Ordered, That the resolutions of the legislature of the Illinois territory, presented to this House on the 25th of January last, be referred to a select committee.

Mr. Bond, Mr. Alexander, Mr. Duvall, Mr. Breckenridge and Mr. Tannehill, were appointed the said committee.

Mr. Archer, from the Committee of Claims, reported the bill from the Senate "for the relief of Thomas Sloo," without amendment.

Ordered, That the said bill be committed to a committee of the whole House to-day.

Mr. M'Kee, from the Committee on the Public Lands, reported a bill for the relief of John James Dufour and his associates, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-day.

Mr. Troup, from the Committee on Military Affairs, reported a bill to provide for the widows' and orphans of militia slain and for militia disabled in the service of the United States, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Wednesday next.

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee did, on Saturday last, present to the President of the United States, for his approbation, an enrolled bill "concerning certain streets in Georgetown."

On motion of Mr. Hempstead,

Resolved, That the Committee on Military Affairs be instructed to inquire into the expediency of continuing in force "An act authorizing the President

of the United States to raise certain companies of rangers for the protection of the frontiers of the United States," passed January 2d, 1812, and the act supplementary thereto, passed July 1, 1812, with leave to report by bill or otherwise.

A motion was made by Mr. King, of Massachusetts, that the House do come to the following resolutions:

1. Resolved, That the Committee of Elections be instructed to inquire into the expediency of reviving an act, entitled "An act to prescribe the mode of taking evidence in cases of contested elections for members of the House of Representatives of the United States, and to compel the attendance of witnesses," or of reviving such parts thereof as they may judge expedient; with such alterations and additions as to them may appear necessary.

2. Resolved, That the rules and orders of this House be so far altered or amended as that the Committee of Elections shall in future be designated by lot, for which purpose the names of all the members who shall take their seats on the first day of any session, on which the House may form a quorum, shall be put into a ballot box by the Clerk in presence of the House, and seven of them shall be drawn therefrom by the Speaker, also in the presence of the House, which seven members thus drawn shall constitute the Committee of Elections. But if in any case of contested election, one or more of said committee be interested therein, or related to either of the parties, he or they shall, on motion to the House, be excused from sitting thereon, and one or more members shall be substituted in such case by lot, as aforesaid, from all the members who shall then be present, not on said committee nor parties in said case.

3d. Resolved, That a special committee be appointed to examine the decisions of this House, already made, on the subject of contested elections, and report the rules, points and principles which

appear to them to have been thereby settled or adjudged, and the cases in which they may have been thus settled or adjudged.

The said resolutions were read : When,

The first resolution was concurred in by the House ; the second was ordered to lie on the table, and the third was postponed until Friday next.

An engrossed bill to incorporate a company for opening a certain turnpike road in the county of Washington in the district of Columbia, was read the third time, and passed.

Ordered, That the title be " An act to incorporate a company for opening a certain turnpike road in the county of Washington in the district of Columbia," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

An engrossed bill to incorporate a company for opening a certain turnpike road in the county of Alexandria, was read the third time and passed.

Ordered, That the title be " An act to incorporate a company for opening a certain turnpike road in the county of Alexandria," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House again resolved itself into a committee of the whole House on the report of the Committee of Elections on the petition of John Taliaferro, contesting the election of John P. Hungersford ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckenridge reported, that the committee had, according to order, had the said report under consideration and made further progress therein, and not having time to go through the same, had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said report.

And then the House adjourned until to-morrow morning, eleven o'clock.

70 JOURNAL OF THE HOUSE

TUESDAY, June 15, 1813.

Another member, to wit: from Ohio, William Creighton, junior, appeared, produced his credentials, and took his seat; the oath to support the constitution of the United States being first administered to him by the Speaker.

Mr. William Reed presented a petition of Jacob Perkins, of the state of Massachusetts, praying a renewal of his patent right to a machine for cutting nails, which was referred to a select committee.

Mr. William Reed, Mr Ely, Mr. Bradley Mr. Kennedy and Mr. Griffin, were appointed the said committee.

Mr. Wilson, of Massachusetts, presented a petition of Jeremiah O'Brien, collector of the port of Machias in the district of Maine, praying that the public may make payment for supplies purchased and men employed by him in the defence of that port against the enemy.

Ordered, That the said petition be referred to the Secretary of War.

On motion of Mr. Archer,

Ordered, That the Committee of Claims be discharged from the petition of John Thompson, and that he have leave to withdraw his petition.

Mr. Pearson presented a petition of Edwin T. Satterwhite, purser to the late United States brig Vixen, praying that the accounting officers of the Navy Department may be directed to settle his accounts upon such evidence as he may be able to produce, having lost all his official vouchers occasioned by the capture and subsequent wreck of that vessel.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. Jennings presented a petition of sundry inhabitants of Vincennes in the Indiana territory,

OF REPRESENTATIVES. 71

praying compensation for their property which was destroyed by a detachment of Kentucky militia, under the command of general Hopkins.

Ordered, That the said petition be referred to the Committee of Claims.

On motion of Mr. Dawson,

Ordered, That the Committee for the District of Columbia be discharged from the consideration of the following petitions, and that they be postponed indefinitely, to wit: From

The levy court of the county and common council of the town of Alexandria;

The commercial company of the city of Washington;

Sundry constables in the district of Columbia;

The Washington and Alexandria turnpike road company;

Hannah Hunter, senior, and others;

Sundry inhabitants of the city of Washington for a charter for a new bank.

Mr. Eppes, from the Committee of Ways and Means, reported the bill from the Senate "for the relief of Alexander Phoenix," with amendments, which were read and concurred in by the House, and ordered to be engrossed for a third reading tomorrow.

On motion of Mr. Pitkin,

Resolved, That the Committee on Military Affairs be instructed to inquire whether any, and if any, what alterations are necessary to be made in the act, entitled "An act making provision for arming and equipping the whole body of the militia of the United States," and particularly whether any, and if any, what alterations are necessary as to the time when the arms procured by virtue of said act, shall be distributed to each state and territory; and that they have leave to report by bill or otherwise.

The House again resolved itself into a committee

72 JOURNAL OF THE HOUSE

of the whole House on the report of the committee of elections, on the petition of John Taliaferro, contesting the election of John P. Hungerford; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckenridge reported, that the committee had, according to order, again had the said report under consideration, and made further progress therein, and not having time to go through the same, had directed him to ask leave to sit again.

The question was then taken, that the committee of the whole House have leave to sit again on the said report,

And was determined in the negative.

The House then proceeded to consider the said report, and the resolutions being again read at the Clerk's table, in the following words:

1. Resolved, That the said election held in the aforesaid district in April last, was illegal and ought to be set aside.

2. Resolved, That John P. Hungerford is not entitled to a seat in this House.

A motion was made by Mr. Macon, that the said report be re-committed to the Committee of Elections, with instruction to inquire into and report the state of the poll in the several counties of the said congressional district, and to procure and report the law of the last legislature of Virginia, concerning elections to the Congress of the United States.

And the question being taken,

It was determined in the negative.

The question was then taken to concur with the Committee of Elections in the first resolution,

And determined in the negative, { Yeas 78.
{ Nays 82.

The yeas and nays being demanded by one fifth of the members present,

OF REPRESENTATIVES.

23

Those who voted in the affirmative, are

Mr. Alexander,	Mr. Hubbard,
Alston,	Humphreys,
Anderson,	Hyne man,
Archer,	Ingersoll,
Avery,	Ingham,
Bard,	Irwin,
Barnett,	Kent, of <i>Maryland</i> ,
Beall,	Kerr,
Bowen,	Kershaw,
Bradley,	Kilbourn,
Brown,	King, of <i>N. Carolina</i> ,
Caldwell,	Lyle,
Calhoun,	McCoy,
Clark,	Mc Kim,
Clopton,	Montgomery,
Comstock,	Moore,
Condict,	Nelson,
Conard,	Newton,
Davis, of <i>Pennsylvania</i> ,	Ormsby,
Dawson,	Piper,
Denoyelles,	Pleasants,
Deshaw,	Rea, of <i>Pennsylvania</i> ,
Duvall,	Rhea, of <i>Tennessee</i> ,
Earle,	Rich,
Eppes,	Ringgold,
Evans,	Roan,
Findley,	Roberts,
Fisk, of <i>Vermont</i> ,	Sevier,
Fisk, of <i>New York</i> ,	Sharp,
Forney,	Skinner,
Franklin,	Smith, of <i>Pennsylvania</i> ,
Gholson,	Smith, of <i>Virginia</i> ,
Glasgow,	Strong,
Goodwyn,	Tannehill,
Gourdin,	Taylor,
Griffin,	Ward, of <i>New Jersey</i> ,
Grundy,	Wilson, of <i>Pennsylvania</i> ,
Hall,	Wright,
Hawes,	Yancey.

Those who voted in the negative, are

Mr. Baylies, of <i>Massachusetts</i> ,	Mr. Boyd,
Benson,	Bradbury,
Bibb,	Breckenridge,
Bigelow,	Brigham,

Mr. Burwell,	Mr. Murkell,
Butler,	Oakley,
Caperton,	Pearson,
Champion,	Pickering,
Chapell,	Pitkin,
Cheves,	Post,
Cilley,	Potter,
Cooper,	John Reed,
Cox,	William Reed,
Crawford,	Ridgely,
Culpeper,	Robertson,
Davenport,	Ruggles,
Davis, of Massachusetts,	Sage,
Dewey,	Schureman,
Ely,	Seybert,
Farrow,	Sheffey,
Forsythe,	Sherwood,
Gaston,	Smith, of N. Hampshire,
Geddes,	Smith, of New York,
Gloninger,	Stanford,
Goldsborough,	Stockton,
Grosvenor,	Stuart,
Hale,	Sturges,
Hopkins, of New York,	Taggart,
Howell,	Tallmadge,
Huffy,	Telfair,
Jackson, of R. Island,	Thompson,
Kennedy,	Vose,
Kent, of New York,	Ward, of Massachusetts,
King, of Massachusetts,	Webster,
Lewis,	Wheaton,
Lovett,	White,
Lowndes,	Whitehill,
Macon,	Wilcox,
Miller,	Wilson, of Massachusetts,
Moffitt,	Winter,
Murfree,	Wood.

And then the House adjourned until to-morrow morning, eleven o'clock.

WEDNESDAY, June 16, 1813.

Mr. Post presented a memorial of the common council of the city of New York, praying that measures may be adopted by the general government for

OF REPRESENTATIVES. 73

the defence of that city against the attacks of the enemy.

Ordered, That the said petition be referred to the Military Committee.

Mr. Ingersoll presented a petition of B. Rengue-net, merchant of Philadelphia, praying a remission of a part of the duties imposed upon the importation of a cargo of dry goods from Cadiz, for reasons set forth in the petition.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. M'Kim presented a petition of John Good-ing and Hollins & M'Blair, of Baltimore, merchants, praying indemnification for losses sustained by them in consequence of having chartered their ship to the United States, to take provisions to the inhabitants of Venezuela in the year 1812.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

On motion of Mr. Gholson,

Ordered, That the petition of Richard Bland Lee, presented on the 9th of December, 1811, be referred to the Committee of Claims.

Mr. Archer, from the Committee of Claims, made a favorable report on the petition of John Dillon, which was read: When,

Mr. Archer presented a bill for the relief of John Dillon, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-morrow.

Mr. Archer, from the same committee, also made a report on the petition of Oliver Pollock, which was read and committed to a committee of the whole House to-morrow.

On motion of Mr. Rhea,

Ordered, That the Committee on the Post-office and Post-roads be discharged from the consideration

of all the petitions and resolutions proposing the establishment of new post-routes, which have been referred to them during the present session, and that they be postponed until the 1st Monday in December next.

Mr. Dawson, from the Committee for the District of Columbia, reported a bill supplementary to an act, entitled "An act to authorize the making a turnpike road from Mason's causeway to the town of Alexandria," which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House tomorrow.

Mr. Alston, from the Committee of Revisal and Unfinished Business, reported the bill from the Senate "for the government of persons engaged in certain fisheries," without amendment.

Ordered, That the said bill be read the third time.

The said bill was accordingly read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith,

On motion of Mr. Ingersoll,

Ordered, That that part of the report of the Committee of Revisal and Unfinished Business which relates to the Chesapeake and Delaware canal company, be referred to a select committee.

Mr. Ingersoll, Mr. Cooper, Mr. Goldsborough, Mr. Piper and Mr. Parker were appointed the said committee.

On motion of Mr. Fisk, of Vermont,

Ordered, That the report of the Committee of Elections upon the petition of John Taliferro, be re-committed to the Committee of Elections.

On motion of Mr. Fisk, of New York,

4. Resolved, That the Committee on Naval Affairs be instructed to inquire into the expediency of procuring and equipping such number of barges and

row gallies as may be required to aid in the defence and protection of our sea coast, and that they have leave to report by bill or otherwise.

2. Resolved, That the same committee be instructed to inquire into the expediency of equipping for the public service the gun boats belonging to the United States, not now in actual service.

3. Resolved, That the Committee on Military Affairs be instructed to inquire if any, and what further provisions are required by law for the better defence of the towns and cities on the sea coast, and that they have leave to report by bill or otherwise.

The Speaker laid before the House a report from the Acting Secretary of the Treasury on the petition of Stephen Girard and others, which was referred to the Committee of Ways and Means.

On motion of Mr. M'Lean,

The House proceeded to consider the resolution submitted by him on the 9th instant; and the same being read at the Clerk's table, was amended and agreed to by the House, as follows:

Resolved, That the Committee of Claims be instructed to inquire whether any provision ought to be made for the indemnification of those persons whose property has been captured or destroyed by the enemy, whilst in the service of the public, during the war, and that they have leave to report by bill or otherwise.

The bill from the Senate "for the relief of Alexander Phoenix," which was read the third time, as amended, and passed.

Ordered, That the title be "An act for the relief of Alexander Phoenix and William Nexsen, jun.;" and that the Clerk do acquaint the Senate therewith.

On motion of Mr. Webster,

The House proceeded to consider the resolutions submitted by him on the 10th instant.

78 JOURNAL OF THE HOUSE

A motion was made by Mr. Calhoun to amend the first resolution by striking out the words "by whom and in what manner."

And debate arising thereon,

The House adjourned until to-morrow morning, eleven o'clock.

THURSDAY, June 17, 1813.

Mr. Hopkins, of New York, presented a petition of Ralph M. Pomeroy, of Buffaloe, in the state of New York, praying compensation for property destroyed by a number of soldiers, volunteers and militia, belonging to the army of the United States.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. Findley presented a petition of Alexander Gray, praying compensation for services rendered as a soldier in the revolutionary army.

Ordered, That the said petition be referred to the Committee of Claims.

On motion of Mr. Crawford,

Ordered, That the petition of Daniel Spangler, for the heirs of George Nebinger, deceased, presented on the 18th of April, 1812, be referred to the Committee of Claims.

Mr. Archer presented a petition of sundry inhabitants of Lancaster and Chester counties, in Pennsylvania, and of Cecil county, in Maryland, complaining of oppressions and great exactions on the part of Oliver Evans in the exercise of his patent right to certain mill machinery, and praying that the act renewing his said patent right may be repealed.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

Mr. Cheves presented a petition of Henry Bryce, merchant of Charleston, South Carolina, praying to be relieved from penalties incurred by him in the importation of British goods from Amelia Island,

when that island was in the possession of the troops of the United States.

Ordered, That the said petition, together with the petition of Thomas Vincent, presented on the 18th of November, 1812, be referred to the Committee of Ways and Means.

Mr. Beall presented a petition of Stephen Vanscocy, Gilson and Jones, of the state of Ohio, praying compensation for services rendered in the transportation of ordnance and military stores belonging to the army of general Harrison.

Ordered, That the said petition be referred to the Committee of Claims, with instruction to report by bill or otherwise.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have concurred in the amendments of this House to the bill "for the relief of Alexander Phoenix and William Nexsen, junior." The Senate have passed a bill "further extending the time for issuing and locating military land warrants," in which they desire the concurrence of this House.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined an enrolled bill "for the relief of Alexander Phoenix and William Nexsen, junior;" also an enrolled bill "for the government of persons in certain fisheries," and had found the same to be truly enrolled: When,

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resumed the consideration of the business depending and unfinished, yesterday at the time of adjournment: When,

A motion was made by Mr. Farrow, that the further consideration of the said resolutions be postponed indefinitely.

And after debate thereon.

The House adjourned until to-morrow morning, eleven o'clock.

FRIDAY, June 18, 1813.

Mr. Dawson presented a petition of William Gamble, praying compensation for services performed as an inspector of the revenue for the district of Niagara.

Ordered, That the said petition be referred to the Committee of Claims.

The bill from the Senate "to extend the time for issuing military land warrants," was read the first time; and, on motion, the said bill was read the second time, and ordered to be read the third time.

The said bill was accordingly read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resumed the consideration of the unfinished business depending and undetermined yesterday at the time of adjournment.

The question on the indefinite postponement of the said resolutions was again stated,

And after farther debate thereon,

The House adjourned until to-morrow morning, eleven o'clock.

SATURDAY, June 19, 1813.

Mr. John Reed presented a petition of James Washburn and John Alexander, of Massachusetts, praying to be exonerated from the payment of penalties incurred by them in the importation of a quantity of plaster of paris contrary to law.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

Mr. Wheaton presented a petition of George Claghorn, of Massachusetts, praying compensation for extra services rendered by him whilst building and fitting out the frigate Constitution.

Ordered, That the said petition be referred to the Committee of Claims.

On motion of Mr. Grosvenor,

Ordered, That the petition of Peter Mills, of the state of New York, presented on the 13th of April, 1812, be referred to the Committee of Claims.

Mr. Grundy presented a petition of the trustees of Green academy, in the Mississippi territory, praying that the right to certain lands therein described, may be vested in the said academy.

Ordered, That the said petition be referred to the Committee on the Public Lands.

Mr. Sevier presented a petition of John Pitchlynn, praying compensation for services rendered as an interpreter of the United States to the Choctaw Indians.

Mr. Robertson presented a petition of William Garrard, Levin Wailes, and Gideon Fitz, praying compensation for services rendered as land commissioners for the western district of the territory of Orleans, now state of Louisiana.

Mr. Hempstead presented a petition of Gregoire Sarpy, of the territory of Missouri, setting forth, that for a valuable consideration the late Spanish government of Louisiana granted him the exclusive trade with the Osage Indians, which, upon the reversion of that country to the United States was declared null and void, and praying relief.

Ordered, That the said petitions be referred to the Committee of Claims.

The House resumed the consideration of the unfinished business depending and undetermined yesterday at the time of adjournment.

The question on the indefinite postponement of the said resolutions was again stated.

And after farther debate thereon,
The House adjourned until Monday morning, eleven o'clock.

MONDAY, June 21, 1813.

Another member, to wit: from New York, John M. Bowers, appeared and took his seat; the oath to support the constitution of the United States being first administered to him by the Speaker.

Mr. Fisk, of New York, presented a petition of Richard Ward, of West Chester county, state of New York, stating that he is the proprietor of a warp-loom, used in the manufacture of stockings, and that he is prevented from patenting the said loom because of his not *inventing* the same, having imported the principle upon which it is constructed, and praying that an act may be passed securing to him the exclusive right to use and vend the said loom.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

Mr. Bibb presented a petition of Grief Carroll, of the Mississippi territory, praying permission to change his location of a certain section of land in said territory.

Ordered, That the said petition be referred to the Committee on the Public Lands.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee did, on Saturday, present to the President of the United States, for his approbation, an enrolled bill "for the relief of Alexander Phœnix and William Nexsen, junior;" also an enrolled bill "for the government of persons in certain fisheries."

The House resumed the consideration of the unfinished business, and the question depending and undetermined at the time of adjournment on Saturday being again stated, to wit: that the said resolutions be postponed indefinitely: Whereupon,

OF REPRESENTATIVES.

83

Mr. Farrow withdrew the said motion.

The question then recurred on the motion of Mr. Calhoun to amend the first resolution: When, Mr. Calhoun withdrew his said motion.

The question was then taken to agree to the first resolution, as follows:

Resolved, That the President of the United States be requested to inform this House, unless the public interest should, in his opinion, forbid such communication, when, by whom and in what manner the first intelligence was given to this government of the decree of the government of France, bearing date on the 28th of April, 1811, and purporting to be a definitive repeal of the decrees of Berlin and Milan.

And passed in the affirmative, { Yeas 137.
{ Nays 26.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,	Mr. Comstock,
Alston,	Condict,
Anderson,	Cooper,
Archer,	Cox,
Baylies, of Massachusetts,	Creighton,
Beall,	Culpeper,
Benson,	Davenport,
Bigelow,	Davis, of Massachusetts,
Bowen,	Davis, of Pennsylvania,
Bowers,	Dewey,
Boyd,	Duvall,
Bradbury,	Earle,
Bradley,	Ely,
Breckenridge,	Forney,
Brigham,	Franklin,
Burwell,	Gaston,
Caperton,	Geddes,
Calhoun,	Gholson,
Champion,	Gloninger,
Chapell,	Goldsborough,
Cheves,	Goodwyn,
Cilley,	Gourdin,

Mr. Griffin,	Mr. Pleasants,
Grosvener,	Post,
Grundy,	Poiter,
Hale,	John Reed,
Hall,	William Reed,
Hanson,	Rea, of Pennsylvania,
Harris,	Rhea, of Tennessee,
Hawes,	Ridgely,
Hopkins, of New York,	Ringgold,
Howell,	Robertson,
Hubbard,	Ruggles,
Hufton,	Schureman,
Humphreys,	Sevier,
Hungerford,	Seybert,
Ingersoll,	Sharp,
Ingham,	Sheffey,
Jackson, of R. Island,	Sherwood,
Jackson, of Virginia,	Smith, of New Hampshire,
Kennedy,	Smith, of New York,
Kent, of New York,	Smith, of Pennsylvania,
Kent, of Maryland,	Smith, of Virginia,
Kerr,	Stanford,
Kilbourn,	Stockton,
King, of Massachusetts,	Strong,
King, of N. Carolina,	Stuart,
Lefferts,	Sturges,
Lewis,	Taggart,
Lavett,	Tallmadge,
Lowndes,	Tannehill,
Lyle,	Taylor,
Macon,	Thompson,
M'Coy,	Troup,
M'Kee,	Vose,
M'Lean,	Ward, of Massachusetts,
Miller,	Ward, of New Jersey,
Moffitt,	Webster,
Moseley,	Wheaton,
Murfree,	White,
Murkell,	Whitehill,
Nelson,	Wilcox,
Newton,	Wilson, of Massachusetts,
Oakley,	Wilson, of Pennsylvania,
Pearson,	Winter,
Pickering,	Wood,
Pickins,	Wright,
Piper,	Yancey.
Pitkin,	

OF REPRESENTATIVES.

85

Those who voted in the negative, are

Mr. Bard,
Barnett,
Brown,
Butler,
Caldwell,
Clark,
Clopton,
Conard,
Crawford,
Dawson,
Denoyelles,
Desha,
Evans,

Mr. Findley,
Fisk, of New York,
Glasgow,
Hyneman,
Kershaw,
Montgomery,
Ormsby,
Parker,
Rich,
Roane,
Sage,
Skinner,
Telfair.

The question was then taken to agree to the second resolution, as originally proposed,

And passed in the affirmative. { Yeas 137.
{ Nays 29.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Archer,
Avery,
Baylies, *of Mac*
Beall,
Benson,
Bigelow,
Bowen,
Bowers,
Boyd,
Bradbury,
Bradley,
Breckenridge,
Brigham,
Burwell,
Caperton,
Calhoun,
Champion,
Chapell,
Cheves,
Cilley,
Comstock,

Mr. Condict,
Cooper,
Cox,
Crawford,
Creighton,
Culpeper,
Davenport,
Davis, of *Massachusetts*,
Davis, of *Pennsylvania*,
Dewey,
Duvall,
Earle,
Ely,
Forney,
Franklin,
Gaston,
Geddes,
Gloninger,
Goldsbrough,
Goodwyn,
Gourdine,
Griffin.

<p>Mr. Grosvenor, Grundy, Hale, Hanson, Harris, Hawes, Hopkins, <i>of New York</i>, Howell, Hubbard, Hufty, Humphreys, Hungerford, Ingersoll, Ingham, Jackson, <i>of R. Island</i>, Jackson, <i>of Virginia</i>, Kennedy, Kent, <i>of New York</i>, Kent <i>of Maryland</i>, Kerr, Kilbourn, King, <i>of Massachusetts</i>, King, <i>of N. Carolina</i>, Lefferts, Lewis, Lovett, Lowndes, Lyle, Macon, McCoy, McKee, McLean, Miller, Moffitt, Moore, Moseley, Murkell, Nelson, Newton, Oakley, Pearson, Pickering, Pickins, Piper, Pitkin, Pleasants, Post,</p>	<p>Mr. Potter, John Reed, William Reed, Rea, <i>of Pennsylvania</i>, Rhea, <i>of Tennessee</i>, Rich, Ridgely, Ringgold, Robertson, Ruggles, Schureman, Seybert, Sharp, Sheffey, Sherwood, Shipherd, Skinner, Smith, <i>of N. Hampshire</i>, Smith, <i>of New York</i>, Smith, <i>of Pennsylvania</i>, Smith, <i>of Virginia</i>, Stanford, Stockton, Strong, Stuart, Sturges, Taggart, Tallmadge, Tannehill, Taylor, Thompson, Troup, Vose, Ward, <i>of Massachusetts</i>, Ward, <i>of New Jersey</i>, Webster, Wheaton, White, Whitehill, Wilcox, Wilson, <i>of Massachusetts</i>, Wilson, <i>of Pennsylvania</i>, Winter, Wood, Wright, Yancey.</p>
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OF REPRESENTATIVES.

87

Those who voted in the negative, are

Mr. Alston,
Anderson,
Bard,
Barnett,
Brown,
Butler,
Caldwell,
Clark,
Clopton,
Conard,
Dawson,
Denoyelles,
Desha,
Evans,
Findley,

Mr. Fisk, of New York,
Gholson,
Glasgow,
Hyneman,
Irwin,
Kershaw,
McKim,
Montgomery,
Ormsby,
Parker,
Roane,
Sage,
Sevier,
Telfair.

The question was then taken to agree to the third resolution, as originally proposed,

And also passed in the affirmative, { Yeas 134.
Nays 30.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Archer,
Avery,
Baylies, of Massachusetts,
Beall,
Benson,
Bigelow,
Bowen,
Bowers,
Boyd,
Bradbury,
Bradley,
Breckenridge,
Brigham,
Burwell,
Caperton,
Calhoun,
Champion,
Chapell,
Cheves,

Mr. Cilley,
Comstock,
Condict,
Cooper,
Cox,
Creighton,
Culpeper,
Davenport,
Davis, of Massachusetts,
Davis, of Pennsylvania,
Dewey,
Duvall,
Earle,
Ely,
Forney,
Franklin,
Gaston,
Geddes,
Gloninger,
Goldsborough,

Mr. Goodwyn,
Gourdin,
Griffin,
Grosvnor,
Grundy,
Hanson,
Harris,
Hawes,
Hopkins, *of New York*,
Howell,
Hubbard,
Hufty,
Humphreys,
Hungerford,
Ingersoll,
Ingham,
Jackson, *of R. Island*,
Jackson, *of Virginia*,
Kennedy,
Kent, *of New York*,
Kent, *of Maryland*,
Kerr,
Kilbourn,
King, *of Massachusetts*,
King, *of N. Carolina*,
Lefferts,
Lewis,
Lovett,
Lowndes,
Lyle,
Macon,
McCoy,
McKee,
McLean,
Miller,
Moffitt,
Moore,
Moseley,
Murkell,
Nelson,
Newton,
Oakley,
Pearson,
Pickering,
Pickins,
Piper,
Pitkin,

Mr. Pleasants,
Post,
Potter,
John Reed,
William Reed,
Rea, *of Pennsylvania*,
Rhea, *of Tennessee*,
Rich,
Ridgely,
Ringgold,
Robertson,
Ruggles,
Schureman,
Seybert,
Sharp,
Sheffey,
Sherwood,
Shipherd,
Skinner,
Smith, *of N. Hampshire*,
Smith, *of New York*,
Smith, *of Virginia*,
Stanford,
Stockton,
Strong,
Stuart,
Sturges,
Taggart,
Tallmadge,
Tannehill,
Taylor,
Thompson,
Troup,
Vose,
Ward, *of Massachusetts*,
Ward, *of New Jersey*,
Webster,
Wheaton,
White,
Whitehill,
Wilcox,
Wilson, *of Massachusetts*,
Wilson, *of Pennsylvania*,
Winter,
Wood,
Wright,
Yancey.

OF REPRESENTATIVES.

69

Those who voted in the negative, are

Mr. Alston,
Anderson,
Bard,
Barnett,
Brown,
Butler,
Caldwell,
Clark,
Clopton,
Conard,
Crawford,
Dawson,
Denoyelle,
Deeks,
Evans,

Mr. Findley,
Fisk, of New York,
Gholson,
Glasgow,
Hyneman,
Irwin,
Kershaw,
M'Kim,
Montgomery,
Ormsby,
Parker,
Roane,
Sage,
Sevier,
Tefair.

The question was then taken to agree to the fourth resolution, as originally proposed;

And also passed in the affirmative, { Yeas 125.
Nays 34.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Archer,
Avery,
Baylies, of Massachusetts,
Beall,
Benson,
Bigelow,
Bowen,
Bowers,
Boyd,
Bradbury,
Bradley,
Breckenridge,
Brigham,
Burwell,
Caperton,
Champion,
Chapell,
Cheves,
Cilley,

Mr. Comstock,
Condict,
Cooper,
Cox,
Creighton,
Culpeper,
Davenport,
Davis, of Massachusetts,
Davis, of Pennsylvania,
Dewey,
Duvall,
Earle,
Ely,
Forney,
Franklin,
Gloninger,
Goldsbrough,
Goodwyn,
Gourdin,
Griffin,

JOURNAL OF THE HOUSE

Mr. Grosvenor,
 Grundy,
 Hale,
 Hanson,
 Harris,
 Hawes,
 Hopkins, of New York,
 Howell,
 Hubbard,
 Humphreys,
 Hungerford,
 Ingersoll,
 Jackson, of R. Island,
 Jackson, of Virginia,
 Kennedy,
 Kent, of New York,
 Kerr,
 King, of Massachusetts,
 King, of N. Carolina,
 Lefferts,
 Lovett,
 Lowndes,
 Lyle,
 Macon,
 McCoy,
 McKee,
 McLean,
 Miller,
 Moffitt,
 Moore,
 Moseley,
 Murkell,
 Nelson,
 Newton,
 Oakley,
 Pearson,
 Pickering,
 Pickens,
 Piper,
 Pitkin,
 Pleasants,
 Post,
 Potter,

Mr. John Reed,
 William Reed,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Ridgely,
 Ringgold,
 Robertson,
 Ruggles,
 Schureman,
 Seybert,
 Sharp,
 Sheffey,
 Sherwood,
 Skipherd,
 Smith, of N. Hampshire,
 Smith, of New York,
 Smith, of Pennsylvania,
 Smith, of Virginia,
 Stanford,
 Stockton,
 Strong,
 Stuart,
 Sturges,
 Taggart,
 Talmadge,
 Taylor,
 Troup,
 Vose,
 Ward, of Massachusetts,
 Ward, of New Jersey,
 Webster,
 Wheaton,
 White,
 Whitchill,
 Wilcox,
 Wilson, of Massachusetts,
 Wilson, of Pennsylvania,
 Winter,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Alston,
 Anderson;

Mr. Bard,
 Barnett,

OF REPRESENTATIVES.

91

Mr. Brown,
Butler,
Caldwell,
Clark,
Clopton,
Conard,
Crawford,
Dawson,
Denoyelles,
Desha,
Evans,
Findley,
Fisk, of New York,
Gholson,
Glasgow,

Mr. Hyneman,
Ingham,
Irwin,
Kershaw,
Kilbourn,
M'Kim,
Montgomery,
Ormsby,
Parker,
Roane,
Sage,
Sevier,
Skinner,
Tannehill,
Telfair.

The 5th resolution being amended by inserting after the word "President," the words "unless the public interest should forbid such a disclosure,"

The question was taken to agree to that resolution, with the said amendment,

And also passed in the affirmative, { Yeas 93.
Nays 68.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are,

Mr. Baylies, *of Massachusetts*,
Beall,
Benson,
Bigelow,
Bowers,
Boyd,
Bradbury,
Breckenridge,
Brigham,
Burwell,
Caperton,
Calhoun,
Champion,
Chapell,
Cheves,
Cilley,
Condict,
Cooper,

Mr. Cox,
Culpeper,
Davenport,
Davis, of Massachusetts,
Dewey,
Ely,
Gaston,
Geddes,
Gloninger,
Goldsborough,
Goodwyn,
Gourdin,
Grosvenor,
Grundy,
Hale,
Hall,
Hanson,
Hopkins, of New York,

94 JOURNAL OF THE HOUSE

lief of Thomas Sloo;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Wheaton reported, that the committee had, according to order, had the said bill under consideration, and made no amendment thereto.

Ordered, That the said bill be read a third time to-day.

The said bill was then read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill to reward the officers and crew of the sloop of war Hornet; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Alston reported, that the committee had, according to order, had the said bill under consideration and made an amendment thereto, which he delivered in at the Clerk's table, where it was again read and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-morrow.

The following resolution was submitted by Mr. Kilbourn:

Resolved, That a committee be appointed to inquire whether any, and if any, what provisions ought to be made for the more effectual and economical protection of the north-western frontier of the United States against the incursions of the savages and other enemies, by granting donations of land to actual settlers adjoining the north and western boundaries of the state of Ohio, and of the territories of Indiana and Illinois; and that they have leave to report by bill or otherwise.

The said resolution was read, and debate arising thereon,

The House adjourned until to-morrow morning, eleven o'clock.

TUESDAY, June 22, 1813.

Another member, to wit : from Massachusetts, William M. Richardson, appeared and took his seat ; the oath to support the constitution of the United States being first administered to him by the Speaker.

Mr. Wood presented a petition of Joshua Hilton, of Wiscasset, in the district of Maine, praying to be relieved from the penalties incurred by him in the importation of a quantity of British manufactures contrary to law.

Ordered, That the said petition be referred to the Committee of Ways and Means.

On motion of Mr. Fisk, of Vermont,

Ordered, That the petition of Samuel White, presented on the 25th of November, 1811, be referred to the Committee of Claims.

Mr. Miller presented a petition of Theophilus Barberick and of sundry inhabitants of Herkimer county, in the state of New York, praying that the said Barberick may receive a support from the public, in consideration of four of his sons and three of his sons-in-law having enlisted as soldiers in the army, which was ordered to be referred to a select committee.

Mr. Miller, Mr. Taylor and Mr. Skinner, were appointed the said committee.

Mr. Crawford presented a petition of Isaac Deardorff, of Pennsylvania, complaining of exactions and oppressions on the part of Oliver Evans, in the exercise of his patent right to certain mill machinery, and praying relief.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

On motion of Mr. M'Kim,

Ordered, That the petition of John Taggart and others, presented on the 6th of April, 1810, be referred to the Committee of Claims.

Mr. Crawford, from the joint committee for enrolled Bills, reported, that the committee had examined an

enrolled bill "further extending the time for issuing and locating military land warrants," and had found the same to be truly enrolled: When,

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

Ordered, That the Committee of Claims be discharged from the petitions of David Sewall and Willet Warne, and that they be referred to the Committee of Ways and Means.

Ordered, That the Committee of Claims be discharged from the petition of Stephen Vanscyoe and Gilson and Jones, and that the said petition be referred to the Secretary of War.

On a motion made and leave given,

Mr. Troup, from the Committee on Military Affairs, reported a bill to continue in force for a limited time certain acts authorizing corps of rangers, and for the protection of the frontier of the United States, and making appropriations for the same; which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Friday next.

An engrossed bill to reward the officers and crew of the sloop of war Hornet, was read the third time and passed.

Ordered, That the title be "An act to reward the officers and crew of the sloop of war Hornet;" and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House proceeded to consider the resolution submitted yesterday by Mr. Kilbourn: Whereupon,

The said resolution was amended by inserting the word "Missouri" between the words "Illinois and territories;" and the question was then taken to agree to the said resolution, as amended, and passed in the affirmative.

Mr. Kilbourn, Mr. Alexander, Mr. Ormsby, Mr. Harris, Mr. Bigelow, Mr. Champion and Mr. Smith,

OF REPRESENTATIVES.

97

of New York, were appointed a committee pursuant to the said resolution.

The House resolved itself into a committee of the whole House on the bills for the assessment and collection of direct taxes and internal duties; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bills under consideration, and made some progress therein, and not having time to go through the same had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bills.

Mr. Webster, from the committee appointed yesterday, to present sundry resolutions to the President of the United States, reported, that the committee had performed that service, and that the President answered, that the subject matter of the said resolutions should be attended to.

And then the House adjourned until to-morrow morning, eleven o'clock.

WEDNESDAY, June 23, 1813.

Mr. Archer presented a petition of Mary Sears, of Maryland, praying to be indemnified for the loss of her property which was burned by the British squadron at the attack and destruction of Havre de Grace.

Mr. Jennings presented a petition of John Gibson, secretary of the Indiana territory, praying compensation for his services whilst acting governor of the said territory.

Ordered, That the said petitions be referred to the Committee of Claims.

On motion of Mr. Bond,

Ordered, That the petition of William Bigges, presented on the 6th of December, 1808, be referred to the Committee on the Public Lands.

On motion of Mr. Archer,

Ordered, That the Committee of Claims be discharged from the consideration of the petition of B. Renguenet, and that the said petition be referred to the Committee of Ways and Means.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker: The President of the United States did, on the 14th instant, approve and sign "An act concerning certain streets in Georgetown," and on the 19th instant, "An act for the government of persons in certain fisheries, and "An act for the relief of Alexander Phoenix and William Nexsen, junior :" The Senate have passed a bill to amend the act, entitled, "An act to provide for calling forth the militia to execute the laws of the union, suppress insurrections and repel invasions, and to repeal the act now in force for those purposes," in which they desire the concurrence of this House.

The said bill was read the first time ; and, on motion, the said bill was read the second time, and referred to the Committee on Military Affairs.

Mr. Troup, from the Committee on Military Affairs, reported a bill supplementary to the act, entitled "An act for the better regulation of the ordnance," which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

Mr. Troup, from the same committee, also reported a bill supplementary to the act in addition to the act, entitled "An act to raise an additional military force," which was read the first time ; and, on motion, the said bill was read the second time, and committed to a Committee of the whole House on Monday next.

A motion was made by Mr. Fisk, of New York, that the House do come to the following resolutions.

Resolved, That the Committee of Elections be instructed to inquire whether John M. Bowers, returned as a member from the state of New York, is entitled to a seat in this House.

Resolved, That the same committee be instructed to inquire whether Isaac Williams, junior, is not entitled to a seat in this House instead of the said John M. Bowers.

A motion was made by Mr. Grosvenor that the said resolutions be postponed until to-morrow.

And the question being taken,

It was determined in the negative.

A motion was then made by Mr. Grosvenor, to amend the first resolution by inserting the names of John Lef-ferts and Ebenezer Sage, after the name of John M. Bowers in the first resolution.

On motion of Mr. Pitkin,

The said resolution was ordered to lie on the table.

Mr. Crawford, from the joint committee on enrolled bills, reported, that the committee had examined an enrolled bill "for the relief of Thomas Sloo," and had found the same to be truly enrolled : When

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

The House again resolved itself into a committee of the whole House on the bills for the assessment and collection of direct taxes and internal duties ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had the said bills under consideration, and made farther progress therein, and not having time to go through the same had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bills.

And then the House adjourned until to-morrow morning, eleven o'clock.

THURSDAY, June 24, 1813.

Mr. Ward, of Massachusetts, presented a petition of John Frothingham, of Boston, merchant, praying

100 JOURNAL OF THE HOUSE

to be relieved from the penalties incurred by him in importations of British goods from the British province of Canada, subsequent to the declaration of war.

Ordered, That the said petition be referred to the Committee of Ways and Means.

Mr. Sherwood presented a petition of Elisha J. Winter, of the state of New York, praying compensation for a pair of horses, sleigh and harness, forcibly taken from him by a detachment of United States' troops.

Mr. Ringgold presented a petition of Jonathan Morris, praying to be placed on the pension list in consideration of services rendered in the revolutionary army.

Mr. Creighton presented a petition of William Deaver, praying to be placed on the pension list in consideration of wounds received whilst a soldier in the revolutionary army.

Ordered, That the said petitions be referred to the Committee of Claims.

Mr. Jennings presented a petition of William Piatt, a captain in the army, praying compensation for services rendered as quarter-master to the army commanded by general Harrison, on the Wabash river, in the year 1811.

Ordered, That the said petition be referred to the Secretary of War.

The House resumed the consideration of the resolutions proposed yesterday by Mr. Fisk, of New York:

When,

A motion was made by Mr. Stockton, that the said resolutions be postponed indefinitely.

And the question being taken,

It was determined in the negative, { Yeas 65.
Nays 98.

The yeas and nays being demanded by one fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts, Mr. Bigelow,
Benson, Boyd,

OF REPRESENTATIVES. 101

Mr. Bradbury,	Mr. Nelson,
Breckenridge,	Oakley,
Brigham,	Pearson,
Caperton,	Pickering,
Champion,	Pitkin,
Cilley,	Post,
Cooper,	Potter,
Cox,	John Reed,
Davenport,	William Reed,
Davis, of Massachusetts,	Ridgely,
Dewey,	Ruggles,
Duvall,	Schureman,
Ely,	Sheffey,
Gaston,	Sherwood,
Geddes,	Shipherd,
Goldshorough,	Smith, of New York,
Grosvenor,	Stockton,
Hale,	Sturges,
Hopkins, of New York,	Taggart,
Howell,	Tallmadge,
Hufton,	Thompson,
Jackson, of R. Island,	Vose,
Kent, of New York,	Ward, of Massachusetts,
King, of Massachusetts,	Webster,
Lewis,	Wheaton,
Lovett,	White,
Miller,	Wilcox,
Moffitt,	Wilson, of Massachusetts,
Montgomery,	Winter,
Moseley,	Wood.
Murkell,	

Those who voted in the negative, are

Mr. Alexander,	Mr. Caldwell,
Alston,	Calhoun,
Anderson,	Chapell,
Archer,	Cheves,
Avery,	Clark,
Bard,	Clopton,
Barnett,	Cornstock,
Beall,	Condict,
Bibb,	Conard,
Bowen,	Crawford,
Bradley,	Creighton,
Brown,	Culpeper,
Burwell,	Davis, of Pennsylvania,
Butler,	Denoyelles,

Mr. Desha,
 Evans,
 Farrow,
 Findley,
Fisk, of Vermont,
Fisk, of New York,
 Forney,
 Forsythe,
 Franklin,
 Gholson,
 Glasgow,
 Goodwyn,
 Gourdin,
 Griffin,
 Grundy,
 Hall,
 Harris,
 Hawes,
 Hubbard,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Jackson, of Virginia,
Kennedy,
Kent, of Maryland,
 Kerr,
Kershaw,
Kilbourn,
King, of N. Carolina,
Lefferts,
Lowndes,
 Lyle,
 M'Coy,
 M'Kee,

Mr. M'Kim,
 M'Lean,
 Moore,
 Murfree,
 Newton,
 Ormsby,
 Parker,
 Pickens,
 Piper,
 Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
 Rich,
 Richardson,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Sharp,
 Skinner,
Smith, of Pennsylvania,
Smith, of Virginia,
 Stanford,
 Stuart,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
Ward, of New Jersey,
 Whitehill,
Wilson, of Pennsylvania,
 Wright,
 Yancey.

The question was then taken on the amendment proposed yesterday by Mr. Grosvenor,

And was also determined in the negative, { Yeas 70.
 { Nays 84.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts, Mr. Bigelow,
 Benson, Bowen,

OF REPRESENTATIVES.

108

Mr. Boyd,	Mr. Moffitt,
Bradbury,	Montgomery,
Bradley,	Murkell,
Breckenridge,	Oakley,
Brigham,	Pearson,
Caperton,	Pickering,
Champion,	Pitkin,
Cilley,	Poet,
Clark,	John Reed,
Cooper,	William Reed,
Cox,	Ridgely,
Culpeper,	Ruggles,
Davenport,	Schureman,
Davis, <i>of Massachusetts</i> ,	Seybert,
Dewey,	Sheffey,
Ely,	Sherwood,
Farrow,	Shipherd,
Findley,	Skinner,
Gaston,	Smith, <i>of New York</i> ,
Geddes,	Stanford,
Goldsborough,	Stockton,
Grosvenor,	Stuart,
Hale,	Sturges,
Harris,	Taggart,
Hopkins, <i>of New York</i> ,	Tallmadge,
Howell,	Thompson,
Jackson, <i>of R. Island</i> ,	Vose,
Kent, <i>of New York</i> .	Ward, <i>of Massachusetts</i> ,
King, <i>of Massachusetts</i> ,	Webster,
Lewis,	Wheaton,
Lovett,	White,
M'Kee,	Wilcox,
Miller,	Wilson, <i>of Massachusetts</i> .

Those who voted in the negative, are

Mr. Alexander,	Mr. Calhoun,
Alston,	Cheves,
Anderson,	Clopton,
Archer,	Comstock,
Avery,	Conard,
Bard,	Crawford,
Barnett,	Davis, <i>of Pennsylvania</i> ,
Beall,	Denoyelles,
Brown,	Deshaw,
Burwell,	Duvall,
Butler,	Evans
Caldwell,	Fisk, <i>of New York</i> .

104 JOURNAL OF THE HOUSE

Mr. Forney,
Forsythe,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Hawes,
Hubbard,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Jackson, of *Virginia*,
Kennedy,
Kent, of *Maryland*,
Kerr,
Kershaw,
Kilbourn,
King, of *N. Carolina*,
Lowndes,
Lyle,
M'Coy,
M'Kim,
M'Lean,
Moore,

Mr. Murfree,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of *Pennsylvania*,
Rhea, of *Tennessee*,
Rich,
Richardson,
Ringgold,
Roane,
Roberts,
Robertson,
Sevier,
Sharp,
Smith, of *Pennsylvania*,
Smith, of *Virginia*,
Tannehill,
Taylor,
Telfair,
Troup,
Ward, of *New Jersey*,
Whitehill,
Wilson, of *Pennsylvania*.
Winter,
Wright,
Yancey.

A motion was made by Mr. Benson, to amend the resolutions by adding to the end thereof, the words "and that the committee be instructed not to admit any person to appear before them as entitled to question the said election other than the said Isaac Williams, junior, either in person or by his agent, lawfully appointed for the purpose."

And the question being taken,

It was determined in the negative.

A division of the question on the said resolutions being called for by Mr. Goldsborough,

The question was taken to agree to the first resolution,

And passed in the affirmative.

OF REPRESENTATIVES.

105

The second resolution was then modified by consent of the mover so as to read as follows:

Resolved, That the same committee be instructed to inquire what person, if any, is entitled to a seat in this House, instead of the said John M. Bowers.

The question was taken to agree to the said resolution so modified,

And passed in the affirmative, { Yeas 89.
{ Nays 56.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,	Mr. Franklin,
Alston,	Gholson,
Anderson,	Glasgow,
Archer,	Goodwyn,
Avery,	Gourdin,
Bard,	Griffin,
Barnett,	Grundy,
Beall,	Hall,
Bibb,	Harris,
Bowen,	Hawes,
Bradley,	Hubbard,
Brown,	Humphreys,
Burwell,	Hyneiman,
Butler,	Ingersoll,
Caldwell,	Ingham,
Calhoun,	Irwin,
Chapell,	Jackson, of Virginia,
Chaves,	Kennedy,
Clopton,	Kent of Maryland,
Comstock,	Kerr,
Condict,	Kershaw,
Conard,	Kilbourn,
Crawford,	King, of N. Carolina,
Creighton,	Lowndes,
Davis, of Pennsylvania,	Lyle,
Denoyelles,	M'Coy,
Desta,	M'Kim,
Farrow,	M'Lean,
Fisk, of Vermont,	Montgomery,
Fisk, of New York,	Moore,
Forney,	Murfree,
Forsythe,	Newton,

105 JOURNAL OF THE HOUSE

Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Ringgold,
Roane,
Roberts,
Sevier,
Seybert,
Sharp,

Mr. Skinner,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Tannehill,
Taylor,
Telfair,
Ward, of New Jersey,
Whitehill,
Wilson, of Pennsylvania,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
Benson,
Bigelow,
Boyd,
Bradbury,
Breckenridge,
Brigham,
Caperton,
Champion,
Cilley,
Clark,
Cooper,
Cox,
Culpeper,
Davenport,
Davis, of Massachusetts,
Dewey,
Duvall,
Ely,
Gaston,
Goldsborough,
Grosvenor,
Hale,
Hopkins, of New York,
Howell,
Hufty,
Jackson, of R. Island,
Kent, of New York,
King, of Massachusetts,
Lewis,
Lovett,
M'Kee,
Miller,

Mr. Moffitt,
Murkell,
Nelson,
Oakley,
Ormsby,
Pearson,
Pickering,
Pitkin,
Post,
Potter,
John Reed,
William Reed,
Ridgely,
Ruggles,
Schureman,
Sheffey,
Sherwood,
Shipherd,
Smith, of New York,
Stanford,
Stockton,
Stuart,
Sturges,
Taggart,
Tallmadge,
Thompson,
Vose,
Ward, of Massachusetts,
Webster,
Wheaton,
Wilcox,
Wilson, of Massachusetts,
Winter.

OF REPRESENTATIVES. 107

The House again resolved itself into a committee of the whole House on the bill for the assessment and collection of direct taxes and internal duties; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had the said bill under consideration, and made farther progress therein, and had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

A motion was then made by Mr. Pickens, that the committee of the whole House be discharged from the further consideration of the said bill, and that it be re-committed to the Committee of Ways and Means.

And the question being taken,

It was determined in the negative.

And then the House adjourned until to-morrow morning, eleven o'clock.

FRIDAY, June 25, 1813.

On motion of Mr. Anderson,

Ordered, That the petition of Thomas Anderson, presented on the 15th of January, 1813, be referred to the Committee of Claims.

The Speaker presented a petition of Daniel Pettibone, stating that he has invented a new and improved method of making swords, ramrods, muskets, balls, and other implements of war, and praying that his improvements may be purchased and applied to the public armouries.

Ordered, That the said petition be referred to the Committee on Military Affairs.

The Speaker also presented another petition of Daniel Pettibone, praying that the representative chamber may be warmed by a rarefying air stove of which he is the inventor and patentee.

Ordered, That the said petition do lie on the table.

108 JOURNAL OF THE HOUSE

Mr. Dawson, from the Committee for the District of Columbia, reported a bill for improving the public ground around the Capitol, in the city of Washington, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

The House again resolved itself into a committee of the whole House on the bill for the assessment and collection of direct taxes and internal duties; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Pitkin reported, that the committee had, according to order, had the said bill under consideration, and made farther progress therein, and had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed a bill "for the relief of infirm, disabled and superannuated officers and soldiers of the late and of the present army of the United States," in which they desire the concurrence of this House.

And then the House adjourned until to-morrow morning, eleven o'clock.

SATURDAY, June 26, 1813.

Another member, to wit: from Kentucky, Samuel Hopkins, appeared, produced his credentials, and took his seat, the oath to support the constitution of the United States, being first administered to him by the Speaker.

Mr. Ward, of New Jersey, presented a petition of Johnson Tuttle, praying compensation for services rendered as a soldier in the revolutionary army.

Ordered, That the said petition be referred to the Committee of Claims.

On a motion made and leave given,

Mr. Troup, from the Committee on Military Affairs, reported a bill freeing from postage all letters and packages to and from the Superintendent General of military supplies; which was read the first time, and, on motion, the said bill was read the second time, and ordered to be engrossed and read the third time to-day.

On motion of Mr. M'Kim,

Resolved, That the Committee on Naval Affairs be instructed to inquire whether any, and if any, what amendments are necessary to the act, entitled "An act regulating pensions to persons on board private armed vessels," and that they report by bill or otherwise.

On motion of Mr. Nelson,

Ordered, That the hour to which the House shall stand adjourned be ten o'clock in the morning.

The Speaker laid before the House a report from the Secretary of War, on the petition of Benjamin Connor, which was read, and referred to the Committee on Military Affairs.

On motion of Mr. Wilson, of Pennsylvania,

Resolved, That the Committee on the Naval Establishment be instructed to inquire whether any, and if any, what further provision, by law, is necessary for completing, securing against storms or enemies, or for giving full effect to the naval force of the United States on the Upper Lakes, whether by establishing a dock yard, selecting and, if necessary, improving a convenient and safe winter harbor, or by any other measure, and to report thereon to this House.

The bill from the Senate "for the relief of infirm, disabled and superannuated officers and soldiers of the late and of the present army of the United States," was read the first time; and, on motion, the said bill was read the second time, and referred to the Committee on Military Affairs.

On motion of Mr. Humphreys,

Resolved, That the Committee on the Public Lands be instructed to inquire whether any, and if any, what

provision is necessary to be made to enable the claimants of land within the congressional reservation, and to which the Indian title has not been extinguished; within the limits of the state of Tennessee, to re-mark the lines and perpetuate testimony as to the boundaries of their respective tracts; and that they report by bill or otherwise.

The House again resolved itself into a committee of the whole House on the bill for the assessment and collection of direct taxes and internal duties; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had the said bill under consideration, and made several amendments thereto, which he delivered in at the Clerk's table, where they were again read, and, except one in the thirty-first section, concurred in by the House; which said amendment in the thirty-first section was disagreed to by the House.

The bill was then further amended at the Clerk's table: When,

Mr. Montgomery moved to strike out the fifteenth section of the printed bill, and in lieu thereof to insert the following sections:

Sec. 15. *And be it further enacted*, That there shall be appointed by _____ in each state, territory and district, an officer to be stiled the supervisor of the revenue, who, previous to his entering upon the duties enjoined him by this act, shall execute bond to the United States in the penalty of _____ with one or more sureties, to be approved of by the Secretary of the Treasury, conditioned for the faithful discharge of the duties of his office as specified in this act, and shall take an oath before some officer legally authorized to administer the same, that he will faithfully and impartially execute the duties of his office; and shall forthwith transmit to the Secretary of the Treasury a certificate of such oath, to be by him preserved.

Sec. 16. *And be it further enacted,* That the several principal assessors appointed under the authority of this act, shall, within ten days after the expiration of the time allowed for taking appeals and correcting the assessments contemplated, by actual calculation, ascertain the amount of the value of property assessed for taxation in each county in his collection district, and shall make out, sign, and record a fair certificate thereof, in which he shall specify distinctly the amount as aforesaid in each county.

Sec. 17. *And be it further enacted,* That the supervisor of the revenue shall, within thirty days after the time allowed the principal assessors to ascertain the amount of property assessed for taxation in each city or county, demand and receive from the said principal assessors respectively the certificate of the amount of the value of property assessed for taxation in each county; and shall within ten days thereafter ascertain by the principles of direct proportion the quota of each county of any direct tax imposed by any law of the United States; and shall also ascertain what per centum on the amount of the property assessed in each county will give the quota of the county; and having ascertained the quota of each county, and the per centum necessary to make such quota, it shall be his duty within the time aforesaid, to make out, sign and record, a fair certificate of the quota of each county in every collection district, and the per centum necessary to make such quota, making as many certificates as there are collection districts in his state, territory or district; one copy of which certificate, in due form certified, shall, within twenty days, be transmitted to the principal assessors respectively, and another within thirty days, by the post, to the commissioner of the revenue in Washington city.

Sec. 18. *And be it further enacted,* That the principal assessor in each collection district, within thirty days after the receipt of the certificate of the supervisor

of the revenue, as to the amount of property assessed and the per centum necessary to make the same in each county, shall make out a fair list of the persons in each county liable to the payment of taxes, the species of property assessed to them respectively, at the end of which he shall add a certificate of the quota of the county and the per centum necessary to make such quota, and within the time aforesaid, deliver to the collector of his collection district the said list and certificate, taking from the collector a receipt specifying the total amount of taxes to be collected, the quota of each county, the amount of property assessed in the county, and the per centum thereon necessary to give the quota; a copy of which receipt he shall forthwith transmit, by post, to the commissioner of the revenue at Washington city; and which copy, the original, or any copy thereof, shall be complete evidence in any suit or action against the collector of the revenue or his deputy.

Sec. 19. *And be it further enacted,* That the principal collector, by himself or his deputies, shall, within days after the receipt of the list of persons and property subject to taxation as herein before directed, collect from each person subject to taxation, the sum due from such person, according to the per centum certified to be necessary to make the quota of the county, by the supervisor of the revenue, and shall upon payment, in all cases where it may be done, execute to the person so paying a receipt therefor, specifying the sum paid, the species of property paid for, and the per centum collected thereon.

Sec. 20. *And be it further enacted,* That the principal assessor in each collection district, shall keep a durable record book, in which he shall enter all transfers of property assessed for taxation, under the authority of any law of the United States, specifying the species and value of such property, from whom and to whom transferred; and the said assessors shall attend each of the court-houses in their respective districts on some court-day in the months of October, No.

vember or December, with the book aforesaid, for the purpose of entering transfers as aforesaid, having given two months notice of the time of attendance in some newspaper of the state, territory or district, within which he resides ; and the said assessors respectively, shall annually on the fifteenth day of January, transmit to the principal collector of his district, a certified list of such transferred property ; and the said certified list of property transferred, shall govern the collector and his deputies, in the same manner as the original list furnished by the assessor, exempting the vender and charging the vendee : And the said assessors for entering such transfer of taxable property, and all services incident thereto, may, in each case, demand and receive the sum of cents, to be paid by the person to whom the property is transferred.

And debate arising thereon,

The House adjourned until Monday morning, ten o'clock.

MONDAY, June 28, 1813.

Another member, to wit: from New York, Abraham Hasbrouck, appeared and took his seat, the oath to support the constitution of the United States being first administered to him by the Speaker.

Mr. Wood presented a petition of sundry merchants of Wiscasset, in the district of Maine, praying to be relieved from the penalties incurred by them in the importation of goods from Great Britain and her dependencies.

Mr. Wood also presented a petition of sundry merchants of Waldoborough, in the district of Maine, praying to the same effect with the petition above stated.

Mr. Ingersoll presented a petition of the president and directors of the Pennsylvania academy of fine arts, praying a remission of the duties chargeable on a box of paintings and engravings imported by them from Italy, on account of the said academy.

114 JOURNAL OF THE HOUSE

Ordered, That the said petitions be referred to the Committee of Ways and Means.

Mr. Crawford presented a petition of James Lloyd, setting forth that he has discovered "a combustible liquid substance applicable to the purposes of national defence or offence, whether naval or military," and praying the aid and patronage of the government in carrying his discovery into full effect, which was read and ordered to be referred to a select committee.

Mr. Crawford, Mr. Seybert and Mr. Hopkins, of Kentucky, were appointed the said committee.

On motion of Mr. Hopkins, of New York,

Resolved, That the Committee on Military Affairs be instructed to inquire and report whether it will be proper so to amend the articles of war as to allow to all persons on trial before any courts martial for any capital offence, the right of having counsel to conduct their defence.

Mr. Fisk, of Vermont, from the Committee of Elections, to whom was re-committed the report on the contested election between John P. Hungerford and John Taliaferro, made a supplemental report, which was read and referred to a committee of the whole House to-morrow.

Ordered, That Mr. Taliaferro have leave to occupy a seat on the floor of the House during the discussion on the above mentioned report.

An engrossed bill freeing from postage all letters and packets to and from the Superintendent General of military supplies, was read the third time and passed.

Ordered, That the title be "An act freeing from postage all letters and packets to and from the Superintendent General of military supplies," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House resumed the consideration of the bill for the assessment and collection of direct taxes and internal duties;

The question depending at the time of adjournment on Saturday last, on the motion of Mr. Montgomery, to strike out the fifteenth section of the said bill, and to insert three new sections, was stated,

And being taken,

It was determined in the negative, { Yeas 60.
Nays 101.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Moseley,
Bigelow,	Murkell,
Bowen,	Newton,
Bowers,	Oakley,
Boyd,	Ormsby,
Bradbury,	Pearson,
Brigham,	Pickering,
Champion,	Pitkin,
Clark,	Post,
Cooper,	John Reed,
Cox,	Ridgely,
Davenport,	Roane,
Dsha,	Ruggles,
Duvall,	Schureman,
Ely,	Seybert,
Gaston,	Sharp,
Grosvenor,	Smith, of N. Hampshire,
Hale,	Smith, of New York,
Hanson,	Stanford,
Harris,	Stockton,
Hopkins, of Kentucky,	Stuart,
Howell,	Sturges,
Huffy,	Tallmadge,
Kent, of New York,	Vose,
Lefferts,	Ward, of Massachusetts,
Mc'Kee,	Webster,
Mc'Lean,	Wilcox,
Miller,	Wilson, of Massachusetts,
Moffitt,	Winter,
Montgomery,	Wood.

Those who voted in the negative, are

Mr. Alexander,	Mr. Anderson,
Alston,	Archer,

Mr. Avery,	Mr. Hungerford,
Bard,	Hyneman,
Barnett,	Ingersoll,
Beall,	Ingham,
Bibb,	Irwin,
Bradley,	Jackson, of <i>Virginia</i> ,
Breckenridge,	Kennedy,
Brown,	Kent, of <i>Maryland</i> ,
Burwell,	Kerr,
Butler,	Kershaw,
Caperton,	Kilbourn,
Caldwell,	King, of <i>Massachusetts</i> ,
Calhoun,	King, of <i>N. Carolina</i> ,
Chapell,	Lewis,
Cheves,	Lovett,
Clopton,	Lowndes,
Comstock,	Lyle,
Condict,	Macon,
Conard,	M'Coy,
Crawford,	M'Kim,
Creighton,	Moore,
Culpeper,	Murfree,
Davis, of <i>Pennsylvania</i> ,	Nelson,
Denoyelles,	Parker,
Dewey,	Pickens,
Earle,	Piper,
Evans,	Pleasants,
Farrow,	Rea, of <i>Pennsylvania</i> ,
Findley,	Rhea, of <i>Tennessee</i> ,
Fisk, of <i>New York</i> ,	Rich,
Forney,	Ringgold,
Forsythe,	Roberts,
Franklin,	Robertson,
Gholson,	Sage,
Glasgow,	Sevier,
Gloninger,	Sheffey,
Goldsborough,	Smith, of <i>Pennsylvania</i> ,
Goodwyn,	Smith, of <i>Virginia</i> ,
Gourdin,	Strong,
Griffin,	Tannehill,
Grundy,	Taylor,
Hall,	Telfair,
Hasbrouck,	Thompson,
Hawes,	Troup,
Hopkins, of <i>New York</i> ,	Ward, of <i>New Jersey</i> ,
Hubbard,	Wheaton,

OF REPRESENTATIVES.

117

Mr. White,
Whitehill,
Wilson, of Pennsylvania,

Mr. Wright,
Yancey.

A motion was then made by Mr. Hopkins, of New York, to strike out the said fifteenth section of the bill.

And the question being taken,

It was determined in the negative, { Yeas 68.
{ Nays 84.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr Alexander,
Beall,
Bigelow,
Bowers,
Bowen,
Boyd,
Bradbury,
Brigham,
Champion,
Cooper,
Cox,
Creighton,
Culpeper,
Davenport,
Desha,
Dewey,
Duvall,
Ely,
Gaston,
Geddes,
Goldsborough,
Hale,
Harris,
Hopkins, of New York,
Howell,
Hufty,
Ingham,
Jackson, of R. Island,
Kennedy,
Kent, of New York,
Kilbourn,

Mr. King, of Massachusetts,
Lefferts,
Lovett,
M'Kee,
M'Lean,
Miller,
Moffitt,
Montgomery,
Moseley,
Murkell,
Pearson,
Pickering,
Fitkin,
Post,
Potter,
John Reed,
Ridgely,
Roane,
Ruggles,
Schureman,
Seybert,
Sharp,
Smith, of N. Hampshire,
Smith, of New York,
Stanford,
Stockton,
Sturges,
Taggart,
Tallmadge,
Thompson,
Vose,

118 JOURNAL OF THE HOUSE

Mr. Ward, of Massachusetts,
Webster,
Wilcox,

Mr. Wilson, of Massachusetts,
Winter,
Wood.

Those who voted in the negative, are

Mr. Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Bibb,
Bradley,
Breckenridge,
Brown,
Burwell,
Butler,
Caperton,
Caldwell,
Calhoun,
Chapell,
Cheves,
Clark,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Davis, of Pennsylvania,
Dawson,
Denoyelles,
Earle,
Evans,
Farrow,
Fisk, of New York,
Forney,
Gholson,
Glasgow,
Gloninger,
Geedwyn,
Gourdin,
Griffin,
Grundy
Hall,
Hasbrouck,
Hawes,
Hopkins, of Kentucky,

Mr. Hubbard,
Hungerford,
Ingersoll,
Irwin,
Jackson, of Virginia,
Kent, of Maryland,
Kerr,
Kershaw,
King, of N. Carolina,
Lewis,
Macdon,
McCoy,
McKim,
Moore,
Murfree,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Ringgold,
Roberts,
Sage,
Sevier,
Sheffey,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Tannehill,
Taylor,
Troup,
Ward, of New Jersey,
White,
Whitehill,
Wilson, of Pennsylvania,
Wright,
Yancey.

OF REPRESENTATIVES. 243

A motion was then made by Mr. Gaston, to amend the twentieth section of the bill, by inserting the words "*or household furniture,*" in the twenty-second line of the said section, after the word "arms."

And the question being taken,

It passed in the affirmative, } Yeas 82.
Nays 71.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr Kilbourn,
Beall,	King, of Massachusetts,
Bigelow,	King, of N. Carolina,
Boyd,	Lewis,
Bradbury,	Lovett,
Breckenridge,	Lowndes,
Brigham,	M' Kee,
Burwell,	Miller,
Caperton,	Moffit,
Calhoun,	Moseley,
Cheves,	Murfree,
Cooper,	Murkell,
Cox,	Nelson,
Davenport,	Oakley,
Desha,	Pearson,
Dewey,	Pickering,
Ely,	Pickins,
Farrow,	Piper,
Findley,	Pitkin,
Forney,	Post,
Gaston,	John Reed,
Geddes,	William Reed,
Glasgow,	Ridgely,
Goldsborough,	Ruggles,
Grundy,	Schureman,
Hale,	Sheffey,
Harris,	Sherwood,
Hopkins, of New York,	Smith, of New York,
Howell,	Stanford,
Hungerford,	Stockton,
Jackson, of R. Island,	Strong,
Kennedy,	Stuart,
Kent, of New York,	Sturges,
Kent, of Maryland,	Taggart.

120 JOURNAL OF THE HOUSE

Mr. Tallmadge,
Tannehill,
Thompson,
Vose,
Ward, *of Massachusetts*,
Webster,
Wheaton,

Mr. White,
Wilcox,
Wilson, *of Massachusetts*,
Winter,
Wood,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Bibb,
Bowen,
Bradley,
Brown,
Butler,
Chapell,
Clark,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Creighton,
Davis, *of Pennsylvania*,
Dawson,
Denoyelles,
Duvall,
Earle,
Evans,
Fisk, *of Vermont*,
Fisk, *of New York*,
Franklin,
Gholson,
Goodwyn,
Gourdin,
Griffin,
Hall,
Hawes,
Hopkins, *of Kentucky*,

Mr. Hubbard,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Jackson, *of Virginia*,
Kerr,
Kershaw,
Lefferts,
Lyle,
Macon,
McCoy,
McKim,
Moore,
Newton,
Ormsby,
Parker,
Pleasants,
Rea, *of Pennsylvania*,
Rhea, *of Tennessee*,
Rich,
Ringgold,
Roane,
Roberts,
Sage,
Sevier,
Seybert,
Sharp,
Smith, *of Pennsylvania*,
Smith, *of Virginia*,
Taylor,
Troup,
Ward, *of New Jersey*,
Whitehill,
Wilson, *of Pennsylvania*.

The bill was then further amended and ordered to be engrossed and read the third time on Wednesday.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed a bill "to authorize the raising a corps of sea fencibles;" also a bill "to amend the act in addition to the act, entitled "An act to raise an additional military force, and for other purposes;" also a bill "for the relief of Alexander Scott," in which bills they desire the concurrence of this House.

The first mentioned bill from the Senate, was read the first time; and, on motion, the said bill was read the second time, and referred to the Committee on Military Affairs.

The second mentioned bill from the Senate, was read the first time; and, on motion, the said bill was read the second time, and referred to the Committee on Military Affairs.

The last mentioned bill from the Senate, was read the first time; and, on motion, the said bill was read the second time, and referred to the Committee of Claims.

The House resolved itself into a committee of the whole House on the bill to lay and collect a direct tax within the United States; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration, and made some progress therein, and not having time to go through the same had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

Mr. Troup, from the Committee on Military Affairs, reported the bill from the Senate "to amend the act, entitled "An act to provide for calling forth the militia to execute the laws of the union, suppress insurrections and repel invasions, and to repeal the act now in force for those purposes," with amendments, which

122 JOURNAL OF THE HOUSE

were read, and, with the bill, committed to a committee of the whole House on Monday next.

A motion was made by Mr. Fisk, of New York, that the House do come to the following resolution :

Resolved, That the Committee of Ways and Means be instructed to prepare and report to this House a bill for the imposing and collecting of a duty not exceeding cents per gallon on all spirits distilled within the United States.

The said resolution was read, and committed to a committee of the whole House to-day.

The House then resolved itself into a committee of the whole House on the said resolution ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Macon reported, that the committee had, according to order, had the said resolution under consideration, and made some progress therein, and not having time to go through the same had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said resolution.

And then the House adjourned until to-morrow morning, ten o'clock.

TUESDAY, June 29, 1813.

Mr. Pickering presented a remonstrance of the legislature of the state of Massachusetts, remonstrating against the declaration of war against Great Britain, and expressive of their opinion relative to the grounds and origin of the dispute between the two countries, and of the state of the public affairs in general, and requesting "that measures may be immediately taken to stay the sword of the destroyer, and to prevent the further effusion of human blood, that our invading armies may be forthwith re-called within our own territories, and that every effort may be speedily directed to the attainment of a just and honorable peace."

The said remonstrance was read, and ordered to lie on the table.

Mr. Richardson presented an address of the minority of the legislature of the state of Massachusetts, protesting against the statements and principles contained in the remonstrance above stated, as unseasonable in their origin, reprehensible in language, erroneous in facts, and pernicious in their effects.

The said address was read, and ordered to lie on the table.

Mr. Moore presented a petition of Thomas H. Roberts, stating that he has invented a machine that may be applied with great effect in maritime warfare, and particularly in the defence of ports, rivers and harbors, and praying that the merits of his invention may be investigated by Congress.

Ordered, That the said petition be referred to the Committee on Military Affairs.

Mr. Kilbourn presented a petition of Abner Gage, praying to be placed on the pension list in consideration of wounds received whilst a soldier in the revolutionary army.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. Archer, from the Committee of Claims, reported the bill from the Senate "for the relief of Alexander Scott," without amendment.

Ordered, That the said bill be committed to a committee of the whole House to-morrow.

Mr. Archer, from the same committee, reported a bill concerning invalid pensioners, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

Mr. Archer, from the same committee, reported a bill for the relief of Edwin T. Satterwhite, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-morrow.

On motion of Mr. Archer,

Ordered, That the Committee of Claims be discharged from the further consideration of all petitions and other business referred to them at the present session, upon which no report has been made.

Mr. Robertson, from a select committee appointed on the 1st instant, reported a bill to establish a district court in the Mississippi territory, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

Mr. Troup, from the Committee on Military Affairs, reported the bill from the Senate "to amend the act in addition to the act, entitled "An act to raise an additional military force, and for other purposes," without amendment.

Ordered, That the said bill be committed to the committee of the whole House, to whom was referred the bill of this House, supplementary to the act, entitled "An act to raise an additional military force."

Mr. Troup, from the same committee, also reported the bill from the Senate "to authorize the raising a corps of sea fencibles," without amendment.

Ordered, That the said bill be committed to the committee of the whole House, to whom the last mentioned bill is committed.

Ordered, That Elisha R. Winter have leave to withdraw his petition and documents.

The Speaker laid before the House a report from the Secretary of War, on the petition of captain William Piatt, which was read, and referred to the Committee of Claims.

The House again resolved itself into a committee of the whole House on the resolution submitted yesterday by Mr. Fisk, of New York, in relation to the imposition of a duty on spirits distilled within the United States; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Macon reported, that the committee had, according to order, again

had the said resolution under consideration, and not having time to go through the same had directed him to ask leave to sit again.

The question being stated, that the committee of the whole House have leave to sit again on the said resolution,

The House adjourned until to-morrow morning, ten o'clock.

WEDNESDAY, June 30, 1813.

Ordered, That Mr. Hopkins, of New York, have leave of absence from this day for the remainder of the session.

Mr. Wheaton presented an address from the religious society of friends in New England (commonly called Quakers) met in their annual assembly in Rhode Island, requesting "that no opportunity may be omitted of sheathing the sword, even during the pending negotiations, and of restoring to our nation the blessings of peace."

The said address was read, and ordered to lie on the table.

Mr. M'Kee presented a petition of James Innerarity, on the part of his wife Heloise Innerarity, and of Isabel Narboone Campbell, on the part of her son Louis Lefroid Trouillet, of the town of Mobile, in West Florida, praying a confirmation of their title to a tract of land therein described.

Ordered, That the said petition be referred to the Committee on the Public Lands.

Mr. Troup, from the committee on Military Affairs, reported a bill making a further appropriation for fortifying the ports and harbors of the United States, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

Mr. Nelson, from the Committee on the Naval Establishment, reported a bill to amend and explain the

act regulating pensions to persons on board of private armed ships, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-morrow.

The House resumed the consideration of the question depending yesterday at the time of adjournment, that the committee of the whole House have leave to sit again on the resolution submitted by Mr. Fisk, of New York, in relation to the imposition of a duty on spirits distilled within the United States.

And the question being taken,

It passed in the affirmative.

On motion of Mr. Potter,

Ordered, That the order of the day for the House to resolve itself into a committee of the whole House on the said resolution, be postponed for four weeks from Monday next.

The House resolved itself into a committee of the whole House on the bill laying duties on licenses to distillers of spirituous liquors; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration, and made an amendment thereto by striking out the second section.

The House proceeded to consider the said report, and on the question to concur with the committee of the whole House in striking out the said second section,

It was determined in the negative, { Yeas 81.
Nays 82.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are—

OF REPRESENTATIVES.

127

Mr. Bradbury,
 Bradley,
 Brigham,
 Burwell,
 Chapell,
 Cilley,
 Clopton,
 Comstock,
 Cooper,
 Cox,
 Culpeper,
 Davenport,
 Davis, of Massachusetts,
 Denoyelles,
 Dewey,
 Ely,
 Farrow,
 Fisk, of Vermont,
 Fisk, of New York,
 Forney,
 Forsythe,
 Gaston,
 Geddes,
 Goldsborough,
 Goodwyn,
 Gourdin,
 Grosvenor,
 Hale,
 Harris,
 Hasbrouck,
 Hawes,
 Howell,
 Hubbard,
 Hufty,
 Hungerford,
 Kennedy,
 Kent, of New York,
 Kerr,
 King, of N. Carolina,

Mr. Lefferts,
 Lovett,
 Macon,
 M'Kim,
 Miller,
 Moffitt,
 Murfree,
 Murkell,
 Parker,
 Pickering,
 Pickins,
 Pitkin,
 John Reed,
 Rich,
 Richardson,
 Ridgely,
 Sage,
 Schureman,
 Sharp,
 Sherwood,
 Shipherd,
 Smith, of New Hampshire,
 Smith, of New York,
 Stockton,
 Strong,
 Stuart,
 Sturges,
 Taggart,
 Taylor,
 Telfair,
 Thompson,
 Vose,
 Webster,
 Wheaton,
 Wilcox,
 Wilson, of Massachusetts,
 Winter,
 Wright.

Those who voted in the negative, are

Mr. Alexander,
 Alston,
 Anderson,
 Archer,

Mr. Bard,
 Barnett,
 Beall,
 Benson,

128 JOURNAL OF THE HOUSE

Mr. Bibb,
Boyd,
Breckenridge,
Brown,
Caperton,
Caldwell,
Calhoun,
Cheves,
Clark,
Condict,
Conard,
Crawford,
Creighton,
Davis, of Pennsylvania,
Dawson,
Desha,
Duval,
Earle,
Evans,
Findley,
Franklin,
Gholson,
Glasgow,
Gloninger,
Griffin,
Grundy,
Hall,
Hopkins, of Kentucky,
Humphreys,
Ingersoll,
Ingham,
Irwin,
Jackson, of R. Island,
Jackson, of Virginia,
Kent of Maryland,
Kershaw,
Kilbourn,

Mr. King, *of Massachusetts;*
Lewis,
Lowndes,
Lyle,
M'Coy,
M'Kee,
M'Lean,
Montgomery,
Moore,
Nelson,
Newton,
Oakley,
Ormsby,
Pearson,
Piper,
Pleasants,
Post,
Potter,
William Reed,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Ringgold,
Roane,
Roberts,
Robertson,
Sevier,
Seybert,
Sheffey,
Smith, of Pennsylvania,
Smith, of Virginia,
Stanford,
Tannehill,
Troup,
White,
Whitehill,
Wilson, of Pennsylvania,
Yancey.

On motion of Mr. Bibb,
Ordered, That the said bill be re-committed to the
same committee of the whole House.

And then the House adjourned until to-morrow
morning, ten o'clock.

THURSDAY, July 1, 1813.

Mr. Archer presented sundry documents in relation to the petition of John Pitchlyn, which were ordered to lie on the table.

On motion of Mr. Miller,

Ordered, That the select committee be discharged from the petition of Theophilus Barbaric, and that the petitioner have leave to withdraw his petition.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed a bill "to prohibit the citizens of the United States from carrying on any trade or traffic with the dominions or dependencies of the united kingdoms of Great Britain and Ireland ;" also, a bill "authorizing the President of the United States to cause to be built barges for the defence of the ports and harbors of the United States;" also, a bill "to incorporate a fire insurance company in the town of Alexandria, in the district of Columbia," in which bills they desire the concurrence of this House : The Senate have also passed the bill from this House "to reward the officers and crew of the sloop of war Hornet," with an amendment, in which they desire the concurrence of this House.

The first mentioned bill of the Senate was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-morrow.

The second mentioned bill of the Senate was read the first time ; and, on motion, the said bill was read the second time, and referred to the Committee on the Naval Establishment.

The third mentioned bill of the Senate was read the first time ; and, on motion, the said bill was read the second time, and referred to the Committee for the District of Columbia.

The amendments proposed by the Senate to the bill "to reward the officers and crew of the sloop of war

"Hornet," were read and referred to the Committee on the Naval Establishment.

An engrossed bill for the assessment and collection of direct taxes and internal duties, was read the third time,

And on the question that the same do pass?

It passed in the affirmative, { Yeas 94.
{ Nays 63.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr Alexander,	Mr Franklin,
Alston,	Gholson,
Anderson,	Glasgow,
Archer,	Goodwyn,
Bard,	Griffin,
Barnett,	Grundy
Bibb,	Hall,
Bowen,	Harris,
Brown,	Hasbrouck,
Burwell,	Hawes,
Caldwell,	Hopkins, of Kentucky,
Calhoun,	Hubbard,
Chapell,	Humphreys,
Cheves,	Hungerford,
Clark,	Hyneman,
Clopton,	Ingersoll,
Comstock,	Ingham,
Conard,	Jackson, of Virginia,
Crawford,	Kent, of Maryland,
Creighton,	Kerr,
Davis, of Pennsylvania,	Kershaw,
Denoylees,	Kilbourn,
Desha,	King, of N. Carolina,
Duvall,	Lefferts,
Earle,	Lowndes,
Evans,	Lyle,
Farrow,	Macon,
Findley,	M'Coy,
Fisk, of Vermont,	M'Kee,
Fisk, of New York,	M'Lean,
Forney,	Montgomery,
Forsythe,	Moore,

Mr. Murfree,
 Nelson,
 Newton,
 Ormsby,
 Parker,
 Pickins,
 Piper,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Richardson,
 Ringgold,
 Roane,
 Roberts,
 Robertson,

Mr. Sage,
 Sevier,
 Seybert,
 Sharp,
 Smith, of Pennsylvania,
 Smith, of Virginia,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Whitehill,
 Wilson, of Pennsylvania,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
 Benson,
 Bigelow,
 Boyd,
 Bradbury,
 Breckenridge,
 Brigham,
 Butler,
 Caperton,
 Champion,
 Cilley,
 Cooper,
 Culpeper,
 Davenport,
 Davis, of Massachusetts,
 Dewey,
 Ely,
 Geddes,
 Goldsborough,
 Grosvenor,
 Hale,
 Hanson,
 Howell,
 Jackson, of R. Island,
 Kennedy,
 Kent, of New York,
 King, of Massachusetts,
 Lewis,
 Lovett,

Mr. Miller,
 Moffitt,
 Moseley,
 Murkell,
 Oakley,
 Pearson,
 Pickering,
 Pitkin,
 Post,
 Potter,
 John Reed,
 Ridgely,
 Schureman,
 Sheffey,
 Sherwood,
 Shipherd,
 Skinner,
 Smith, of N. Hampshire,
 Smith, of New York,
 Stanford,
 Stockton,
 Strong,
 Stuart,
 Sturges,
 Taggart,
 Tallmadge,
 Thompson,
 Vose,
 Ward, of Massachusetts,

Mr. Webster,
Wheaton,
Wilcox,

Mr. Wilson, of Massachusetts,
Winter.

Mr. Condict moved to be permitted to record his vote in the affirmative.

And the question thereon being put,
It was determined in the negative.

Ordered, That the title be "An act for the assessment and collection of direct taxes and internal duties," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House then again resolved itself into a committee of the whole House on the bill laying duties on licenses to distillers of spirituous liquors, and on the bill to lay and collect a direct tax within the United States, and the other bills to the said committee referred; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had the said bills under consideration, and directed him to report the first mentioned bill with amendments; and not having time to go through the other bills, had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the other bills to them referred.

And then the House adjourned until to-morrow morning, ten o'clock.

FRIDAY, July 2, 1813.

Mr. Newton, from the Committee of Commerce and Manufactures, reported a bill establishing the town of Mobile a port of entry, which was read the first time; and, on motion, the said bill was read the second time, and ordered to be engrossed and read the third time to-day.

Mr. Fisk, from the Committee of Elections, who were instructed to inquire into the legality of the elec-

tion and return of John M. Bowers, made a report, which was read, and the resolution therein contained concurred in by the House, as follows :

Resolved, That the further consideration of this subject be postponed to the first Wednesday of the next session of Congress.

Mr. Crawford, from the committee appointed on the petition of James Lloyd, made a report, which was read, and the resolution therein contained concurred in by the House, as follows :

Resolved, That the petition of James Lloyd, with the accompanying documents, be referred to the Secretary of the Navy, and that he be directed to make such inquiries and experiments on the subject as he may think necessary, and report the result thereof to this House, or otherwise employ the petitioner in the service of the United States as he may think himself warranted from the nature of the discovery, and the result of the experiments made thereon under his direction.

Mr. Nelson, from the Committee on the Naval Establishment, reported the agreement of the committee to the amendments proposed by the Senate to the bill "to reward the officers and crew of the sloop of war Hornet."

Ordered, That the said amendments be committed to a committee of the whole House to-day.

Mr. Nelson, from the same committee, also reported the bill from the Senate "authorizing the President of the United States to cause to be built barges for the defence of the ports and harbors of the United States."

Ordered, That the said bill be committed to a committee of the whole House to-day.

The House then resolved itself into a committee of the whole House on the said bill from the Senate; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Alston reported, that the committee

184 JOURNAL FO THE HOUSE

had, according to order, had the said bill under consideration and made no amendment thereto.

The said bill was then read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The House then resolved itself into a committee of the whole House on the bill from the Senate, to amend the act, entitled "An act to raise an additional military force;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration, and made an amendment thereto, which he delivered in at the Clerk's table, where it was again read, and concurred in by the House.

Ordered, That the said amendment be engrossed, and that the bill be read the third time to-day.

The said bill was accordingly read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the supplemental report of the Committee of Elections on the petition of John Taliaferro, contesting the election of John P. Hungersford, from Virginia; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Dawson reported, that the committee had, according to order, had the said report under consideration, and made some progress therein, and not having time to go through the same had directed him to ask leave to sit again.

And on the question, shall the committee of the whole House have leave to sit again on the said report.

It passed in the negative.

And then the House adjourned until to-morrow morning, ten o'clock.

SATURDAY, July 3, 1813.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined two enrolled bills, entitled, to wit :

“An act authorizing the President of the United States to cause to be built barges for the defence of the ports and harbors of the United States.”

“An act to amend the act in addition to the act, entitled “An act to raise an additional military force, and for other purposes;” and had found the same to be truly enrolled : When

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Seybert presented a petition of William Thornton, keeper of the patent office, praying an increase of compensation, and that the privilege of franking may be extended to him in his official capacity.

Ordered, That the said petition be referred to the Committee of Ways and Means.

Mr. Grundy presented a petition of sundry inhabitants of Madison county, in the Mississippi territory, praying further time to complete their payments for lands purchased of the United States.

Ordered, That the said petition be referred to the Committee on the Public Lands.

An engrossed bill establishing the town of Mobile a port of entry, was read the third time and passed.

Ordered, That the title be “An act establishing the town of Mobile a port of entry,” and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The following resolution was submitted by Mr. Benson :

Resolved, That a committee be appointed by this House to join such committee as the Senate may appoint, to consider and report what business will de-

mand the attention of Congress prior to an adjournment; and also, when such adjournment will probably take place.

The said resolution was read, and ordered to lie on the table.

The following resolutions were submitted by Mr. Ingersoll:

1. Resolved, That the Committee on the Judiciary be instructed to inquire into the expediency of so altering that part of the thirteenth section of the act of the 24th of September, 1789, entitled "An act to establish the judicial courts of the United States," as relates to the regulations for taking depositions to be read in the courts of the United States, as will afford a more certain and less defective mode of taking depositions and testimony in general, than is now prescribed by the said section of the said act.

2. Resolved, That the Committee on the Judiciary be instructed to inquire into the expediency of so amending the several laws of the United States relating to that subject, as more effectually to define the crimes of piracy and robbery on the high seas, and provide the punishment therefor, and that the said committee have leave to report by bill or otherwise.

The said resolutions were read, and on the question that the House do now proceed to consider the same,

It was determined in the negative.

On motion of Mr. Bibb,

Ordered, That the further consideration of the supplemental report of the Committee of Elections on the contested election of John P. Hungerford, be postponed until Monday next.

The House proceeded to consider the amendments reported by the committee of the whole House to the bill laying duties on licenses to distillers of spirituous liquors, and the same being again read, were concurred in by the House.

A motion was then made by Mr. Taylor, further to amend the bill by striking out the first and second

sections after the enacting clause, and to insert the following :

That upon all spirits which, after the first day of January next, shall be distilled within the United States, wholly or in part from molasses, sugar, or other foreign materials, there shall be paid for their use the duties following, that is to say :

For every gallon of those spirits of the first class of proof ten cents ; for every gallon of those spirits of the second class of proof eleven cents ; for every gallon of those spirits of the third class of proof twelve cents ; for every gallon of those spirits of the fourth class of proof fourteen cents ; for every gallon of those spirits of the fifth class of proof eighteen cents, and for every gallon of those spirits of the sixth class of proof twenty-five cents. And upon all spirits which after the said day shall be distilled within the United States from materials of the growth or produce of the United States, there shall be paid the duties following, that is to say :

For every gallon of those spirits of the first class of proof seven cents ; for every gallon of those spirits of the second class of proof eight cents ; for every gallon of those spirits of the third class of proof nine cents ; for every gallon of those spirits of the fourth class of proof eleven cents ; for every gallon of those spirits of the fifth class of proof thirteen cents, and for every gallon of those spirits of the sixth class of proof eighteen cents.

And the question thereon being taken,

There appeared, { Yeas 82.
 { Nays 82.

The Speaker declared himself in the negative ; so the said amendment was rejected.

The yeas and nays as demanded by one-fifth of the members are as follow :

YEAS.

Mr. Avery,

Baylies, of Massachusetts,

Mr. Benson,

Bigelow,

188 JOURNAL OF THE HOUSE

Mr. Bowen,
 Bowers,
 Boyd,
 Bradbury,
 Bradley,
 Brigham,
 Burwell,
 Butler,
 Champion,
 Cilley,
 Clopton,
 Comstock,
 Cooper,
 Cox,
 Culpeper,
 Davis, of Massachusetts;
 Denoyelles,
 Dewey,
 Ely,
 Farrow,
 Fisk, of Vermont,
 Fisk, of New York,
 Forsythe,
 Gaston,
 Goldsborough,
 Goodwyn,
 Grosvenor,
 Hale,
 Hasbrouck,
 Hawes,
 Howell,
 Hubbard,
 Husky,
 Hungerford,
 Kennedy,
 Kent, of New York,
 Kerr,
 King, of Massachusetts,
 King, of N. Carolina,

Mr. Lefferts,
 Lovett,
 M'Kim,
 Miller,
 Moffitt,
 Moseley,
 Murkell,
 Parker,
 Pickering,
 Pitkin,
 Post,
 John Reed,
 Rich,
 Richardson,
 Ruggles,
 Schureman,
 Sherwood,
 Shipherd,
 Skinner,
 Smith, of N. Hampshire,
 Smith, of New York,
 Stockton,
 Strong,
 Stuart,
 Sturges,
 Taggart,
 Tallmadge,
 Taylor,
 Telfair,
 Thompson,
 Vose,
 Ward, of Massachusetts,
 Webster,
 Wheaton,
 Wilcox,
 Wilson, of Massachusetts,
 Winter,
 Wood,
 Wright.

NAYS.

Mr. Alexander,
 Alston,
 Anderson,
 Archer,
 Bard,
 Barnett,

Mr. Beall,
 Bibb,
 Breckenridge,
 Caperton,
 Caldwell,
 Calhoun,

Mr. Chapell,
 Cheves,
 Clark,
 Condict,
 Conard,
 Crawford,
 Creighton,
 Davis, of *Pennsylvania*,
 Dawson,
 Desha,
 Duvall,
 Earle,
 Evans,
 Findley,
 Forney,
 Franklin,
 Gholson,
 Glasgow,
 Gloninger,
 Gourdin,
 Griffin,
 Grundy,
 Hall,
 Harris,
 Hopkins, of *Kentucky*,
 Hyneman,
 Ingersoll,
 Ingham,
 Irwin,
 Jackson, of *R. Island*,
 Jackson, of *Virginia*,
 Kent, of *Maryland*,
 Kershaw,
 Kilbourn,
 Lewis,

Mr. Lowndes,
 Lyle,
 McCoy,
 McKee,
 M'Lean,
 Montgomery,
 Moore,
 Nelson,
 Newton,
 Oakley,
 Ormsby,
 Pickens,
 Piper,
 Pleasants,
 Potter,
 William Reed,
 Rea, of *Pennsylvania*,
 Rhea, of *Tennessee*,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Sharp,
 Sheffey,
 Smith, of *Pennsylvania*,
 Smith, of *Virginia*,
 Stanford,
 Tannehill,
 Troup,
 Ward, of *New Jersey*,
 White,
 Whitehill,
 Wilson, of *Pennsylvania*,
 Yancey.

Mr. King, of Massachusetts, moved further to amend the bill by adding a new section thereto, as follows:

And for the encouragement of the export trade of the United States :

Sec. 9. *And be it further enacted*, That if any quantity, not less than one hundred gallons, of the spirits distilled at any of the stills (whereupon any of the duties imposed by this act shall have been paid or secured to be paid) shall, after the day of next, be exported from the United

States to any foreign port or place, there shall be an allowance to the exporter or exporters thereof, by way of drawback, a sum equal to the duties on the still or stills while employed in distilling the quantity of spirits so to be exported, of which a true account shall be given by the distiller on oath, deducting from such drawback, half a cent per gallon, and adding to the allowance upon spirits distilled within the United States from molasses, which shall be so exported, ten cents per gallon, as an equivalent for the duty upon molasses : which drawback shall be under the same provisions, regulations, restrictions and limitations as drawbacks upon foreign goods, wares and merchandise entered for exportation, or entitled to a drawback, agreeably to "An act to regulate the collection of duties on imports and tonnage :" mutatis mutandis ; and substituting the collector of internal duties for the collector of customs.

And the question thereon being taken,
It was determined in the negative.

A motion was then made by Mr. King, of Massachusetts, to insert before the word "domestic," in the fifth line of the second section, the words "*foreign or,*" and to strike out from the said second section, the following words :

For a still or stills employed in distilling spirits from foreign materials, for a license for the employment thereof, for and during the term of one month, twenty-five cents for every gallon of the capacity of every such still including the head thereof ; for a license for and during the term of three months, sixty cents for each gallon of its capacity aforesaid ; for a license for and during the term of six months one hundred and five cents, for each gallon of its capacity as aforesaid ; for a license for one year, one hundred and thirty-five cents for each gallon of its capacity aforesaid.

And the question thereon being taken,

It was determined in the negative, { Yeas 67.
{ Nays 83.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Archer,
Beall,
Bigelow,
Boyd,
Brigham,
Burwell,
Caperton,
Champion,
Cheves,
Cooper,
Cox,
Creighton,
Davenport,
Davis, of Massachusetts,
Dewey,
Ely,
Geddes,
Gloninger,
Goldsborough,
Hale,
Hall,
Howell,
Hungerford,
Jackson, of R. Island,
Kent, of New York,
Kent, of Maryland,
King, of Massachusetts,
Loveitt,
Macón,
McLean,
Miller,
Moffitt,
Moseley,
Murkell,

Mr. Nelson,
Oakley,
Pearson,
Pickering,
Pitkin,
Pleasants,
Post,
Potter,
John Reed,
William Reed,
Rich,
Richardson,
Ruggles,
Schureman,
Seybert,
Sheffey,
Sherwood,
Shipherd,
Smith, of N. Hampshire,
Smith, of New York,
Stockton,
Stuart,
Sturges,
Taggart,
Tallmadge,
Vose,
Ward, of Massachusetts,
Webster,
Wheaton,
White,
Wilcox,
Wilson, of Massachusetts,
Wood.

Those who voted in the negative, are

Mr. Alexander,
Alston,
Anderson,
Avery,
Bard,
Barnett,

Mr. Bibb,
Bowen,
Bradley,
Butler,
Caldwell,
Calhoun,

142 JOURNAL OF THE HOUSE

Mr. Chapell,
 Clark,
 Clopton,
 Condict,
 Conard,
 Crawford,
 Davis, of Pennsylvania,
 Dawson,
 Desha,
 Duvall,
 Earle,
 Evans,
 Farrow,
 Findley,
 Fisk, of Vermont,
 Fisk, of New York,
 Forney,
 Franklin,
 Gholson,
 Glasgow,
 Goodwyn,
 Gourdin,
 Griffin,
 Grundy,
 Harris,
 Hawes,
 Hopkins, of Kentucky,
 Hubbard,
 Hyneman,
 Ingwersoll,
 Ingham,
 Irwin,
 Jackson, of Virginia,
 Kennedy,
 Kerr,
 Kershaw,

Mr Kilbourn,
 King, of N. Carolina,
 Lefferts,
 Lewis,
 Lowndes,
 Lyle,
 M'Coy,
 M'Kee,
 M'Kim,
 Moore,
 Murfree,
 Newton,
 Ormsby,
 Pickins,
 Piper,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Sharp,
 Smith, of Pennsylvania,
 Smith, of Virginia,
 Stanford,
 Strong,
 Tannehill,
 Telfair,
 Troup,
 Ward, of New Jersey,
 Whitehill,
 Wilson, of Pennsylvania,
 Wright,
 Yancey.

A motion was then made by Mr. Bradley, further to amend the said bill by adding to the second section the following proviso : Privided, That there shall be paid upon each still employed wholly on the distillation of roots, but one half the rates of duties above mentioned according to the capacity of such still.

And the question thereon being taken,

It passed in the affirmative, { Yeas 84.
 { Nays 74.

OF REPRESENTATIVES.

148

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Avery,
Barnett,
Bibb,
Bowen,
Bradley,
Butler,
Caldwell,
Calhoun,
Chapell,
Clopton,
Cornstock,
Condict,
Conard,
Davis, of Pennsylvania,
Denoyelles,
Desha,
Duvall,
Earle,
Evans,
Farrow,
Findley,
Fisk, of Vermont,
Fisk, of New York,
Forney,
Forsythe,
Franklin,
Gholson,
Glasgow,
Gloninger,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hasbrouck,
Hawes,
Ingersoll,
Ingham,
Jackson, of Virginia,

Mt. Kennedy,
Kent of Maryland,
Kerr,
Kershaw,
Kilbourn,
King, of Massachusetts,
Lefferts,
Lyle,
M'Coy,
M'Kim,
M'Lean,
Moore,
Murfree,
Nelson,
Newton,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rich,
Roberts,
Sevier,
Sharp,
Shipherd,
Skinner,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Tannehill,
Taylor,
Telfair,
Thompson,
Troup,
Vose,
Webster,
White,
Whitelock,
Wilson, of Massachusetts,
Wilson, of Pennsylvania,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Archer,	Mr. Lowndes,
Bard,	Macon,
Baylies, of <i>Massachusetts</i> ,	M'Kee,
Beall,	Miller,
Bigelow,	Moffitt,
Bowers,	Moseley,
Boyd,	Murkell,
Bradbury,	Oakley,
Breckenridge,	Ormsby,
Brigham,	Pearson,
Burwell,	Pickering,
Caperton,	Pitkin,
Champion,	Post,
Cheves,	Potter,
Clark,	John Reed,
Cox,	William Reed,
Creighton,	Rhea, of <i>Tennessee</i> ,
Culpeper,	Ringgold,
Davenport,	Roane,
Davis, of <i>Massachusetts</i> ,	Robertson,
Dawson,	Ruggles,
Ely,	Schureman,
Gaston,	Seybert,
Geddes,	Sheffey,
Goldsborough,	Sherwood,
Goodwyn,	Smith, of <i>New York</i> ,
Hopkins, of <i>Kentucky</i> ,	Stanford,
Howell,	Stockton,
Hufty,	Sturges,
Hungerford,	Taggart,
Hyneman,	Tallmadge,
Irwin,	Ward, of <i>Massachusetts</i> ,
Jackson, of <i>R. Island</i> ,	Ward, of <i>New Jersey</i> ,
Kent, of <i>New York</i> ,	Wheaton,
King, of <i>N. Carolina</i> ,	Wilcox,
Lewis,	Winter,
Lovett,	Wood.

The said bill was further amended ; And

A motion was made by Mr. King, to insert the following proviso to the end of the 29th line : Provided, That the collector of internal duties be authorized to deduct from the duty on stills employed in distilling spirits from molasses the amount of the duties paid on

the molasses so distilled, on the exportation of said spirit within six months from distilling thereof, and in quantity not less than one hundred gallons.

On motion of Mr. Bibb,

The said bill was ordered to lie on the table.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed a bill "for the relief of Thomas Denney ;" also, a bill "to relinquish the claims of the United States to certain goods, wares and merchandise captured by private armed vessels," in which bills they desire the concurrence of this House. The Senate have concurred in the amendments proposed by this House to the bill "to amend the act in addition to an act, entitled 'An act to raise an additional military force, and for other purposes.'"

The first mentioned bill from the Senate, was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

The second mentioned bill from the Senate, was read the first time ; and, on motion, the said bill was read the second time, and referred to the Committee of Ways and Means.

The House again resolved itself into a committee of the whole House on the bill to lay and collect a direct tax within the United States ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had the said bill under consideration, and made further progress therein, and not having time to go through the same had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee did this day present to the President of the United States for his approba-

tion, the enrolled bills the examination of which has this day been reported, together with an enrolled bill "further extending the time for issuing and locating military land warrants," and an enrolled bill "for the relief of Thomas Sloo."

And then the House adjourned until Monday morning, ten o'clock.

MONDAY, July 5, 1813.

Mr. Sturges presented a petition of James W. Allen and others, of the district of Fairfield, in the state of Connecticut, praying that Bridgeport may be established as a port of entry.

Ordered, That the said petition be referred to the Committee of Commerce and Manufactures.

Mr. Fisk, of New York, presented a petition of sundry aliens lately residing in the city of New York, and now remaining at Fishkill, in the state of New York, stating their intention to become citizens of the United States, having taken the preparatory steps, and praying permission to return to the city of New York for the purpose of pursuing their usual avocations under such restrictions as Congress may think proper to prescribe.

Ordered, That the said petition be referred to the Committee on Foreign Relations.

The Speaker laid before the House a report from the Secretary of War, on the petition of William Thadham, referred to him at the last session of Congress; which was read, and ordered to lie on the table.

On motion of Mr. Benson,

The House proceeded to consider the resolution submitted by him on the 3d instant, relative to an adjournment of Congress, and the same being again read, was concurred in by the House: And

Mr. Benson, Mr. Grundy, Mr. Hyneman, Mr. Tel-fair and Mr. M'Coy, were appointed the committee on the part of this House.

OF REPRESENTATIVES.

137

Ordered, That the Clerk do acquaint the Senate therewith.

The House resumed the consideration of the bill laying duties on licenses to distillers of spirituous liquors.

The question recurred on the proviso proposed by Mr. King, of Massachusetts, and depending on Saturday; on which Mr. King withdrew the said proviso.

A motion was then made by Mr. Pitkin to re-commit the bill to the Committee of Ways and Means with instruction to report a section or sections allowing a drawback on the exportation of spirits distilled from foreign materials.

And the question being taken,

It was determined in the negative, { Yeas 42.
Nays 108.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Pitkin,
Bigelow,	Post,
Bowers,	Potter,
Boyd,	John Reed,
Bradbury,	Ruggles,
Brigham,	Schureman,
Champion,	Sherwood,
Cooper,	Shipherd,
Davenport,	Smith, of New Hampshire,
Davis, of Massachusetts,	Smith, of New York,
Dewey,	Sturges,
Ely,	Tallmadge,
Howell,	Thompson,
Jackson, of Rhode Island,	Vose,
King, of Massachusetts,	Ward, of Massachusetts,
Lovett,	Webster,
Moffitt,	Wheaton,
Mosley,	Wilcox,
Markell,	Wilson, of Massachusetts,
Oakley,	Winter,
Pickering,	Wood.

These who voted in the negative, are

Mr. Alexander,	Mr. Hall,
Alston,	Harris,
Anderson,	Hasbrouck,
Archer,	Hopkins, of Kentucky,
Avery,	Hubbard,
Bard,	Hulky,
Barnett,	Hengsford,
Beall,	Hyneman,
Bibb,	Jagersoll,
Bowen,	Ingham,
Breckenridge,	Irwin,
Burwell,	Jackson, of Virginia,
Butler,	Kennedy,
Caperton,	Kent, of New York,
Caldwell,	Kent, of Maryland,
Calhoun,	Kerr,
Chappell,	Kershaw,
Cheves,	Kilbourn,
Clark,	King, of North Carolina,
Clopton,	Lefferts,
Comstock,	Lowndes,
Condict,	Lyle,
Conard,	Macon,
Crawford,	M'Coy,
Creighton,	M'Kee,
Culpeper,	M'Kim,
Davis, of Pennsylvania,	M'Lean,
Denoyelles,	Montgomery,
Desha,	Moore,
Duvall,	Murfree,
Eppes,	Nelson,
Evans,	Newton,
Findley,	Ormsby,
Fisk, of Vermont,	Parker,
Fisk, of New York,	Pickins,
Forney,	Piper,
Forsythe,	Pleasants,
Franklin,	Rea, of Pennsylvania,
Geddes,	Rhea, of Tennessee,
Gholson,	Rich,
Glasgow,	Ringgold,
Goldsborough,	Roane,
Goodwyn,	Roberts,
Gourdin,	Robertson,
Griffin,	Sevier,
Grundy,	Seybert,

OF REPRESENTATIVES.

129

Mr. Sharp,
Sheffey,
Skinner,
Smith, of Pennsylvania,
Smith, of Virginia,
Stanford,
Strong,
Tamehill,

Mr. Taylor,
Telfair,
Troup,
White,
Whitehill,
Wilson, of Pennsylvania,
Wright,
Yancey.

Mr. King, of Massachusetts, then moved to re-commit the bill to the Committee of Ways and Means, with instruction to equalize the duties on the stills employed in distilling from both foreign and domestic materials.

And the question being taken,
It was determined in the negative.

The question was then taken that the said bill be engrossed and read the third time,

And passed in the affirmative, { Yeas 99.
{ Nays 51.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Barnett,
Beall,
Bibb,
Bowen,
Bradley,
Burwell,
Butler,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,
Clopton,
Comstock,
Condict,

Mr. Conard,
Crawford,
Creighton,
Davis, of Pennsylvania,
Denoyelles,
Duvall,
Eppes,
Evans,
Findley,
Fisk, of Vermont,
Fisk, of New York,
Forney,
Forsythe,
Franklin,
Gholson,
Glaagow,
Goodwyn,
Gourdin,
Griffin,
Grundy,

150 JOURNAL OF THE HOUSE

Mr. Hall,
 Harris,
 Hasbrouck,
 Hawes,
 Hopkins, of Kentucky,
 Hubbard,
 Hungerford,
 Hyneman,
 Ingersoll,
 Ingham,
 Irwin,
 Jackson, of Virginia,
 Kennedy,
 Kent, of Maryland,
 Kerr,
 Kershaw,
 Kilburn,
 King, of N. Carolina,
 Lefferts,
 Lowndes,
 Lyle,
 Macon,
 M'Coy,
 M'Kee,
 M'Kim,
 M'Lean,
 Montgomery,
 Moore,
 Murfree,
 Nelson,

Mr. Newton,
 Ormsby,
 Parker,
 Pickins,
 Piper,
 Pleasants,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Sharp,
 Skinner,
 Smith, of Pennsylvania,
 Smith, of Virginia,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Whitehill,
 Wilson, of Pennsylvania,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
 Bigelow,
 Bowers,
 Boyd,
 Bradbury,
 Breckenridge,
 Brigham,
 Caperton,
 Champion,
 Davenport,
 Davis, of Massachusetts,
 Desha,
 Ely,
 Geddes,

Mr. Gloninger,
 Goldsborough,
 Hale,
 Howell,
 Jackson, of R. Island,
 Kent, of New York,
 King, of Massachusetts,
 Lovett,
 Miller,
 Moffitt,
 Moseley,
 Markell,
 Pickering,
 Pitkin,

Mr. Post,	Mr. Taggart,
Potter,	Tallmadge,
John Reed,	Thompson,
Ridgely,	Vose,
Ruggles,	Ward, <i>of Massachusetts</i> ,
Schureman,	Webster,
Sheffey,	Wheaton,
Shipherd,	White,
Smith, <i>of N. Hampshire</i> ,	Wilcox,
Smith, <i>of New York</i> ,	Wilson, <i>of Massachusetts</i> ,
Stanford,	
Sturges,	Winter.

Ordered, That the said bill be read the third time to-morrow.

The House resolved itself into the committee of the whole House to whom was referred the bill for the assessment and collection of direct taxes and internal duties and other bills; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had under consideration the bill to lay and collect a direct tax within the United States, and had directed him to report the said bill with several amendments thereto, which he delivered in at the Clerk's table, and to ask leave to sit again on the other bills referred to them, upon which they had not acted.

Ordered, That the committee of the whole House have leave to sit again upon the said bills.

The House proceeded to consider the said amendments reported by the committee to the bill to lay and collect a direct tax within the United States: When

The House adjourned until to-morrow morning, ten o'clock.

TUESDAY, July 6, 1813.

Mr. Troup, from the Committee on Military Affairs, reported the bill from the Senate "for the relief of infirm, disabled and superannuated officers and soldiers of the late and of the present army of the United States," without amendment.

Ordered, That the said bill be committed to a committee of the whole House on Friday next.

Ordered, That the Committee on Military Affairs be discharged from the consideration of the petitions of Thomas H. Roberts, of Benjamin Connor and of Daniel Pettibone, and that the petitioners have leave to withdraw their respective petitions.

An engrossed bill laying duties on licenses to distillers of spirituous liquors, was read the third time,

And on the question that the same do pass?

It passed in the affirmative, { Yeas 85.
{ Nays 49.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Barnett,
Beall,
Bibb,
Bowen,
Brown,
Burwell,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Creighton,
Davis, of *P*,
Denoyelles,
Duvall,
Earle,
Evans,
Farrow.

Mr. Findley,
Fisk, of New York,
Forsythe,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Griffin,
Grundy,
Hall,
Harris,
Hasbrouck,
Hawes,
Hopkins, of Kentucky,
Hubbard,
Hungerford,
Hyneman,
Ingham,
Irwin,
Jackson, of Virginia,
Kennedy,
Kent, of Maryland,
Kerr,
Kershaw,
King, of N. Carolina,
Lefferts,
Lyle,

OF REPRESENTATIVES.

153

Mr. Macon,
 M'Coy,
 M'Kee,
 M'Kim,
 M'Lean,
 Moore,
 Murfree,
 Newton,
 Pickens,
 Piper,
 Pleasants,
 Rhea, *of Tennessee*,
 Rich,
 Roane,
 Roberts,
 Robertson,

Mr. Sevier,
 Skinner,
 Smith, *of Pennsylvania*,
 Smith, *of Virginia*,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Ward, *of New Jersey*,
 Whitehill,
 Wilson, *of Pennsylvania*,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, *of Massachusetts*,
 Benson,
 Bowers,
 Bradbury,
 Breckenridge,
 Brigham,
 Champion,
 Cilley,
 Cox,
 Culpeper,
 Davenport,
 Desha,
 Ely,
 Gaston,
 Geddes,
 Howell,
 Jackson, *of R. Island*,
 Kent, *of New York*,
 King, *of Massachusetts*,
 Lovett,
 Moffitt,
 Moseley,
 Markell,
 Oakley,
 Pearson,

Mr. Pickering,
 Pitkin,
 Post,
 Potter,
 John Reed,
 William Reed,
 Ruggles,
 Schureman,
 Shipherd,
 Smith, *of N. Hampshire*,
 Smith, *of New York*,
 Stanford,
 Stockton,
 Sturges,
 Taggart,
 Tallmadge,
 Thompson,
 Vose,
 Ward, *of Massachusetts*,
 Webster,
 Wheaton,
 White,
 Wilcox,
 Winter.

The House proceeded to consider the amendments reported by the committee of the whole House to the bill to lay and collect a direct tax within the United States.

154 JOURNAL OF THE HOUSE

And the said amendments being read at the Clerk's table,

A motion was made by Mr. Fisk, of New York, to disagree to the amendment to strike out the words "170,270 dollars," the sum proposed by the said bill to be levied and collected within the city and county of New York: when

A motion was made by Mr. Post, that the said bill be re-committed to the Committee of Ways and Means.

And the question being taken,

It was determined in the negative.

The question was then taken on the motion of Mr. Fisk, to disagree to the said amendment,

And passed in the affirmative.

One other amendment proposed by the committee of the whole House was also disagreed to, and the residue of the said amendments were concurred in by the House.

A motion was then made by Mr. Burwell, further to amend the said bill by striking out therefrom that part which apportions the tax on the several counties of Virginia, and in lieu thereof to insert the following:

On the county of Lee,	Dolls.	347 50
county of Washington,		1,894 50
county of Grayson,		233 50
county of Russell,		1,336
county of Wythe,		1,538 50
county of Tazewell,		1,267
county of Botetourt,		3,114 50
county of Montgomery,		1,312 50
county of Giles,		540 50
county of Monroe,		1,030 50
county of Greenbriar,		1,706 50
county of Kanhawa,		2,167 50
county of Cabell,		1,546 50
county of Mason,		1,130 50
county of Randolph,		5,465 50
county of Harrison,		2,072 50

OF REPRESENTATIVES. 155

On the county of Wood,	Dolls.	1,338	50
county of Monongalia,		2,992	50
county of Ohio,		1,907	50
county of Brooke,		1,195	50
county of Bath,		2,305	50
county of Pendleton,		1,428	50
county of Hardy,		2,126	50
county of Hampshire,		3,795	50
county of Rockbridge,		3,391	50
county of Augusta,		6,739	50
county of Rockingham,		6,162	50
county of Shenandoah,		5,978	50
county of Frederick,		11,876	50
county of Berkley, and	{	13,022	50
county of Jefferson,	{		
county of Bedford,		5,233	50
county of Patrick,		770	50
county of Henry,		1,304	50
county of Franklin,		2,004	50
county of Campbell,		3,852	50
county of Charlotte,		4,090	50
county of Pittsylvania,		4,363	50
county of Halifax,		6,786	50
county of Mecklenburg,		6,866	50
county of Lunenburg,		3,821	50
county of Brunswick,		4,879	50
county of Nottaway,		4,322	50
county of Prince Edward,		4,414	50
county of Buckingham,		5,741	50
county of Cumberland,		4,715	50
county of Amelia,		5,002	50
county of Powhatan,		3,899	50
county of Chesterfield,		6,440	50
county of Dinwiddie, and	{	8,192	50
town of Petersburg,	{		
county of Prince George,		2,988	50
county of Greenville,		2,635	50
county of Sussex,		3,945	50

156 JOURNAL OF THE HOUSE

On the county of Southampton,	Dolls.	4,656	50
county of Surry,		2,244	50
county of Isle of Wight,		2,688	50
county of Nansemond,		3,203	50
county and borough of Norfolk,		9,857	50
county of Princess Ann,		2,417	50
county of Elizabeth City,		839	50
county of Warwick,		855	50
county of York,		1,373	50
county of James City,		1,525	50
county of New Kent,		2,687	50
county of Charles City,		2,154	50
county of Henrico,		8,050	50
county of Goochland,		4,555	50
county of Hanover,		6,049	50
county of Amherst,		9,513	
county of Nelson,			
county of Albemarle,		9,497	50
county of Flewanna,		2,131	50
county of Orange,		5,206	50
county of Madison,		4,247	50
county of Culpepper,		8,692	50
county of Fauquier,		8,940	50
county of Prince William,		5,251	50
county of Stafford,		3,579	50
county of Loudon,		8,130	50
county of Fairfax,		6,354	50
county of Spotsylvania,		6,262	50
county of Louisa,		4,425	50
county of Carolina,		7,104	50
county of King George,		2,736	50
county of Westmoreland,		3,514	50
county of Richmond,		2,624	50
county of Northumberland,		3,016	50
county of Lancaster,		1,954	50
county of King William,		3,454	50
county of King and Queen,		2,860	50
county of Essex,		3,336	50

OF REPRESENTATIVES.

157

On the county of Middlesex,	Dolls.	1,941	50
county of Gloucester,		3,397	50
county of Mathews,		1,611	50
county of Accomac,		5,139	50
county of Northampton,		3,107	50
			361,037 50
Total, Dollars,			

And the question thereon being taken,

It passed in the affirmative,	{ Yea	87.
	{ Nay	50.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,	Mr. Forney,
Alston,	Franklin,
Anderson,	Gholson,
Bard,	Gloninger,
Barnett,	Goodwyn,
Beall,	Gourdin,
Bibb,	Griffin,
Bowen,	Grundy,
Breckenridge,	Hall,
Burwell,	Harris,
Butler,	Hasbrouck,
Caperton,	Hubbard,
Caldwell,	Hyneman,
Calhoun,	Ingersoll,
Chappell,	Ingham,
Cheves,	Irwin,
Clark,	Jackson, of Virginia,
Clopton,	Kennedy,
Condict,	Kent, of Maryland,
Conrad,	Kershaw,
Cox,	Kilbourn,
Crawford,	King, of N. Carolina,
Culpeper,	Lefferts,
Denoyelles,	Lowndes,
Desha,	Lyle,
Earle,	Macon,
Findley,	M'Kim,

158 JOURNAL OF THE HOUSE

Mr. McLean,
Miller,
Moore,
Murfree,
Newton,
Parker,
Pearson,
Pickins,
Piper,
Pleasants,
Post,
Potter,
Rea, of Pennsylvania,
Rich,
Roane,
Roberts,
Robertson,

Mr. Schureman,
Sevier,
Seybert,
Sharp,
Sheffey,
Sherwood,
Shipherd,
Skinner,
Smith, of Pennsylvania,
Stanford,
Tallmadge,
Tannehill,
Thompson,
Troup,
Webster,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts, Mr. Montgomery,
Bigelow,
Boyd,
Bradbury,
Brigham,
Champion,
Cilley,
Cooper,
Davenport,
Davis, of Massachusetts,
Ely,
Fisk, of New York,
Geddes,
Glasgow,
Grosvenor,
Hawes,
Howell,
Hungerford,
Kent, of New York,
Kerr,
King, of Massachusetts,
Lewis,
Lovett,
McCoy,
Moffitt,

Moseley,
Oakley,
Pickering,
Pitkin,
John Reed,
William Reed,
Ruggles,
Sage,
Smith, of N. Hampshire,
Smith, of New York,
Smith, of Virginia,
Stuart,
Sturges,
Taggart,
Taylor,
Vose,
Ward, of Massachusetts,
Wheaton,
White,
Whitehill,
Wilcox,
Wilson, of Massachusetts,
Wilson, of Pennsylvania,
Winter.

A motion was then made by Mr. Pitkin, further to amend the bill by striking out the following:

"Which several quotas on the counties of the state of Ohio, are exclusively of the taxes on lands lying in the said counties respectively, and owned by persons not residing in the state.

"And on lands owned by persons not residing in the state, 61,529 dollars 91 cents."

And the question thereon being taken,

It was determined in the negative, { Yeas 62.
{ Nays 81.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Macon,
Benson,	Miller,
Bigelow,	Montgomery,
Bradbury,	Moseley,
Breckenridge,	Markell,
Brigham,	Oakley,
Caperton,	Pearson,
Champion,	Pickering,
Cheves,	Pitkin,
Cilley,	Post,
Clark,	Potter,
Cooper,	John Reed,
Cox,	William Reed,
Culpeper,	Ridgely,
Davenport,	Schureman,
Davis, of Massachusetts,	Sheffey,
Davis, of Pennsylvania,	Sherwood,
Dewey,	Shipherd,
Duvall,	Smith, of New York,
Ely,	Stockton,
Geddes,	Sturges,
Grosvenor,	Tallmadge,
Hale,	Taylor,
Howell,	Vose,
Hufly,	Ward, of New Jersey,
Hungerford,	Webster,
Jackson, of R. Island,	Wheaton,
Kent, of New York,	White,
King, of Massachusetts,	Wilcox,
Lewis,	Wilson, of Massachusetts,
Lovett,	Winter.

160 JOURNAL OF THE HOUSE

Those who voted in the negative, are

Mr. Alexander,	Mr. Jackson, of <i>Virginia</i> ,
Alston,	Kennedy,
Anderson,	Kent of <i>Maryland</i> ,
Avery,	Kerr,
Bard,	Kershaw,
Beall,	Kilbourn,
Barnett,	King, of <i>N. Carolina</i> ,
Bibb,	Lefferts,
Bowen,	Lowndes,
Boyd,	Lyle,
Butler,	M'Coy,
Caldwell,	M'Kee,
Calhoun,	M'Kim,
Chappell,	M'Lean,
Clopton,	Moore,
Comstock,	Murfree,
Condict,	Nelson,
Conard,	Newton,
Crawford,	Ormsby,
Creighton,	Parker,
Denoyelles,	Pickins,
Desta,	Piper,
Earle,	Pleasants,
Farrow,	Rea, of <i>Pennsylvania</i> ,
Fisk, of <i>Vermont</i> ,	Rhea, of <i>Tennessee</i> ,
Forney,	Rich,
Forsythe,	Roane,
Franklin,	Roberts,
Gholson,	Robertson,
Goodwyn,	Sage,
Gourdin,	Seybert,
Griffin,	Sharp,
Grundy,	Smith, of <i>Virginia</i> ,
Hall,	Stanford,
Harris,	Strong,
Hawes,	Telfair,
Hopkins, of <i>Kentucky</i> ,	Whitehill,
Hubbard,	Wilson, of <i>Pennsylvania</i> ,
Hyneman,	Wright,
Ingham,	Yancey.
Irwin,	

And then the House adjourned until to-morrow morning, ten o'clock.

OF REPRESENTATIVES.

101

WEDNESDAY, July 7, 1813.

Mr. Benson presented a petition of Benjamin B. Blydenburgh and Peter A. Jay, complaining of the undue election and return of Ebenezer Sage and John Lefferts, as two of the members of this House from the state of New York, and praying to be admitted to seats in the House in the place of the said Sage and Lefferts.

Ordered, That the said petition be referred to the Committee of Elections.

Mr. Clark presented a petition of sundry inhabitants of Bath and Fleming counties, in the state of Kentucky, praying that the post-route from Flemingsburg by the Upper Blue Lick and Bourbon Furnace to Mount Sterling, may be discontinued, and that a post-route be established from Flemingsburg to Mount Sterling by Owensville.

Mr. Caldwell presented a petition of sundry inhabitants of Corhocton county, in the state of Ohio, praying that a post-route may be established from Steubenville by Cadiz and Mount Vernon to Delaware.

Mr. Caldwell also presented a petition of sundry inhabitants of Union, in the state of Ohio, praying that a post-route may be established from Charles-ton by Cadiz, Freeport, Corhocton, Union, Mount Vernon, Clinton and Fredericktown to Upper Sandusky.

Mr. Hanson presented a petition of sundry inhabitants of Frederick county, Maryland, praying that a post-route may be established from Fredericktown by Libertystown, Union Bridge and Uniontown to Westminster.

Ordered, That the said petitions be severally referred to the Committee on the Post-office and Post-roads.

Mr. Jennings presented a petition of sundry inhabitants of Clark and Jefferson counties, in the Indiana territory, praying that a pre-emption right to a certain

tract of land may be granted to William Province & Co. on condition that they erect on said land sundry mills and machinery for the convenience of the inhabitants of said counties.

Ordered, That the said petition be referred to the Committee on the Public Lands.

Mr. M'Kee, from the Committee on the Public Lands, reported a bill giving further time for registering claims to lands in the late district of Arkansaw, in the territory of Missouri, which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

On motion of Mr. M'Kee,

Ordered, That the Committee on the Public Lands be discharged from the consideration of such petitions and other subjects referred to them, upon which no report has been made.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "to incorporate a company for making a certain turnpike road in the county of Washington, in the district of Columbia," with amendments ; also, a bill "to incorporate a company for making a certain turnpike road in the county of Alexandria, in the district of Columbia," also with amendments, in which amendments they desire the concurrence of this House.

The said amendments were then severally read and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Calhoun, from the Committee on Foreign Relations, reported the bill from the Senate "supplementary to the acts heretofore passed upon the subject of an uniform rule of naturalization," with amendments, which were read, and, with the bill, committed to a committee of the whole House on Friday next.

The House resumed the consideration of the bill to lay and collect a direct tax within the United States.

A motion was made by Mr. Harris, further to amend the bill by adding to the end of the 499th line of the second section, the following proviso:

Provided, That so far as respects the state of Tennessee, the principal assessors respectively, within twenty days after they shall have finished hearing appeals, shall not proceed to make out lists containing the sums payable according to the assessments upon every object of taxation as is required by the 15th section of "An act for the assessment and collection of direct taxes and internal duties," but shall, within that time, make out and cause to be transmitted to the principal assessor of the fifth district at Nashville, in said state, a true and perfect copy of the assessments made in each county in his assessment district: *And provided*, That if there be no failure, either on the part of the assistant assessors in making their returns or on the part of the principal assessors in causing copies to be transmitted as aforesaid, the said principal assessor of the fifth district shall immediately proceed to ascertain the quota of each county in the state, by making it bear the same proportion to the whole quota of the state as the assessed value of the property subject to the direct tax in each county bears to the assessed value of the property subject to said tax in the whole state; which apportionment shall be adopted and taken by said state instead of the one herein before provided. And the principal assessor of the fifth district having thus made the apportionment, shall proceed to make out lists in conformity with the provisions of the aforesaid 15th section of the before recited act and these provisos, and shall immediately transmit a copy thereof to each principal collector within the state.

Mr. Post moved to amend the amendment by inserting the word "New York" after the word "Tennessee."

164 JOURNAL OF THE HOUSE

And the question thereon being taken,
It passed in the affirmative.

On motion of Mr. Pitkin,

The said amendment was further amended by inserting the word "Connecticut," after "New York."

On motion of Mr. Bradley,

The said amendment was further amended by inserting the word "Vermont."

On motion of Mr. Ward, of Massachusetts,

The said amendment was further amended by inserting the word "Massachusetts."

On motion of Mr. M'Coy,

The said amendment was further amended by inserting the word "Virginia."

On motion of Mr. Stockton,

The said amendment was further amended by inserting the word "New Jersey."

On motion of Mr. Forney,

The said amendment was further amended by inserting the word "North Carolina."

On motion of Mr. Cheves,

The said amendment was further amended by inserting the word "South Carolina."

The previous question was called for by Mr. Ghosh, and being demanded by a majority of the members present,

It was taken in the form prescribed by the rules of the House, to wit: "Shall the *main* question be now put?"

And passed in the affirmative, { Yeas 83.
{ Nays 78.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,

Mr. Archer,
Avery,
Bard,

Mr. Barnett,
 Beall,
 Bibb,
 Butler,
 Caldwell,
 Calhoun,
 Chappell,
 Cheves,
 Clark,
 Clopton,
 Comstock,
 Condict,
 Conard,
 Crawford,
 Creighton,
 Davis, of *Pennsylvania*,
 Denoyelles,
 Desha,
 Duvall,
 Earle,
 Evans,
 Farrow,
 Findley,
 Fisk, of *Vermont*,
 Forney,
 Forsythe,
 Gholson,
 Goodwyn,
 Gourdin,
 Griffin,
 Grundy,
 Hall,
 Hopkins, of *Kentucky*,
 Hyneman,
 Ingerson,
 Ingham,
 Irwin,
 Jackson, of *Virginia*,
 Kennedy,

Mr. Kerr,
 Kershaw,
 Kilbourn,
 King, of *North Carolina*,
 Lefferts,
 Lowndes,
 Lyle,
 M'Coy,
 M'Kim,
 M'Lean,
 Moore,
 Nelson,
 Newton,
 Ormsby,
 Parker,
 Pickins,
 Piper,
 Pleasants,
 Rea, of *Pennsylvania*,
 Rich,
 Richardson,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Smith, of *Pennsylvania*,
 Smith, of *Virginia*,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Ward, of *New Jersey*,
 Whitehill,
 Wilson, of *Pennsylvania*,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, of *Massachusetts*,
 Benson,
 Bowen,
 Boyd,
 Bradbury,

Mr. Bradley,
 Breckenridge,
 Brigham,
 Burwell,
 Caperton,

168 JOURNAL OF THE HOUSE

Mr. Champion,
 Cilley,
 Cooper,
 Cox,
 Culpeper,
 Davenport,
 Davis, of *Massachusetts*,
 Dewey,
 Ely,
 Franklin,
 Gaston,
 Geddes,
 Gloninger,
 Goldsborough,
 Grosvenor,
 Hale,
 Hanson,
 Harris,
 Hasbrouck,
 Hawes,
 Howell,
 Hubbard,
 Hufty,
 Humphreys,
 Hungerford,
 Jackson, of *Rhode Island*,
 Kent, of *New York*,
 King, of *Massachusetts*,
 Lewis,
 Lovett,
 M'Kee,
 Miller,
 Moffitt,
 Montgomery,

Mr. Moseley
 Murfree,
 Markell,
 Oakley,
 Pearson,
 Pickering,
 Pitkin,
 Post,
 Potter,
 John Reed,
 Rhea, of *Tennessee*,
 Ruggles,
 Schureman,
 Sharp,
 Sheffey,
 Sherwood,
 Shipherd,
 Skinner,
 Smith, of *New York*,
 Stanford,
 Stockton,
 Stuart,
 Sturges,
 Talmadge,
 Vose,
 Ward, of *Massachusetts*,
 Webster,
 Wheaton,
 White,
 Wilcox,
 Wilson, of *Massachusetts*,
 Winter,
 Wood,
 Wright.

A motion was then made by Mr. Pitkin, further to amend the bill by inserting the foregoing proviso, proposed by Mr. Harris, with all the amendments which had been made thereto by the House after the 499th line of the second section.

The Speaker decided it to be out of order, as the House have determined that the *main question* shall be now put: which main question is, "Shall the bill be *engrossed* and read the third time?" which puts

OF REPRESENTATIVES. 167

aside the amendment proposed, and precludes further amendment.

From which decision of the Speaker, Mr. Pitkin appealed to the House.

The question was then taken, "Is the decision of the chair *correct?*"

And passed in the affirmative, { Yeas 98.
Nays 68.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Bowen,
Brown,
Burwell,
Butler,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Creighton,
Davis, of Pennsylvania,
Denoyelles,
Desta,
Duvall,
Earle,
Evans,
Farrow,

Mr. Findley,
Fisk, of Vermont,
Fisk, of New York,
Forney,
Forsythe,
Franklin,
Gholson,
Goodwyn,
Gourdin,
Griffin,
Grosvenor,
Grundy,
Hall,
Harris,
Hawes,
Hopkins, of Kentucky,
Hubbard,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Jackson, of Virginia,
Kennedy,
Kerr,
Kershaw,
Kilbourn,
King, of N. Carolina,
Lefferts,
Lowndes,
Lyle,

Mr. M'Coy,
M'Kim,
M'Lean,
Moore,
Murfree,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Richardson,
Ringgold,
Roane,

Mr. Roberts,
Robertson,
Sage,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Tannehill,
Taylor,
Telfair,
Troup,
Ward, of New Jersey,
Whitehill,
Wilson, of Pennsylvania,
Wood,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
Benson,
Bigelow,
Bowers,
Boyd,
Bradbury,
Breckenridge,
Brigham,
Champion,
Cilley,
Cooper,
Cox,
Culpeper,
Davenport,
Davis, of Massachusetts,
Dewey,
Ely,
Gaston,
Geddes,
Glominger,
Goldsborough,
Hale,
Hanson,
Howell,
Hungersford,
Jackson, of R. Island,

Mr. Kent, of New York,
King, of Massachusetts,
Lewis,
Lovett,
M'Kee,
Miller,
Moffitt,
Montgomery,
Moseley,
Markell,
Oakley,
Pearson,
Pickering,
Pitkin,
Post,
Potter,
John Reed,
William Reed,
Ridgely,
Ruggles,
Schureman,
Sheffey,
Sherwood,
Shipherd,
Smith, of N. Hampshire,
Smith, of New York,

OF REPRESENTATIVES.

169

Mr. Stanford,
Stockton,
Stuart,
Sturges,
Taggart,
Tallimadge,
Thompson,
Vose,

Mr. Ward, *of Massachusetts*,
Webster,
Wheaton,
White,
Wilcox,
Wilson, *of Massachusetts*,
Winter,
Wright.

The said main question was then taken, to wit :
“ Shall the said bill be engrossed and read the third
time ? ”

And passed in the affirmative, { Yeas 96.
{ Nays 73.

The yeas and nays being demanded by one-fifth of
the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Boweh,
Brown,
Burwell,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,
Clopton,
Comstock,
Condict,
Conrad,
Crawford,
Creighton,
Davis, *of Pennsylvania*,
Denoyelles,
Deshaw,
Duvall,
Earle,

Mr. Evans,
Farrow,
Findley,
Fisk, *of Vermont*,
Fisk, *of New York*,
Forney,
Forsythe,
Franklin,
Gholson,
Gloninger,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hawes,
Hopkins, *of Kentucky*,
Humphreys,
Hungerford,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Jackson, *of Virginia*,
Kerr,
Kershaw,
Kilbourn,

169 JOURNAL OF THE HOUSE

Mr. McCoy,
M'Kim,
M'Lean,
Moore,
Murfree,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Richardson,
Ringgold,
Roane,

Mr. Roberts,
Robertson,
Sage,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Tannehill,
Taylor,
Telfair,
Troup,
Ward, of New Jersey,
Whitehill,
Wilson, of Pennsylvania,
Wood,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
Benson,
Bigelow,
Bowers,
Boyd,
Bradbury,
Breckenridge,
Brigham,
Champion,
Cilley,
Cooper,
Cox,
Culpeper,
Davenport,
Davis, of Massachusetts,
Dewey,
Ely,
Gaston,
Geddes,
Glontinger,
Goldsborough,
Hale,
Hanson,
Howell,
Hungerford,
Jackson, of R. Island,

Mr. Kent, of New York.
King, of Massachusetts,
Lewis,
Lovett,
M'Kee,
Miller,
Moffitt,
Montgomery,
Moseley,
Markell,
Oakley,
Pearson,
Pickering,
Pitkin,
Post,
Potter,
John Reed,
William Reed,
Ridgely,
Ruggles,
Schureman,
Sheffey,
Sherwood,
Shipherd,
Smith, of N. Hampshire,
Smith, of New York,

OF REPRESENTATIVES.

169

Mr. Stanford,
Stockton,
Stuart,
Sturges,
Taggart,
Tallmadge,
Thompson,
Vose,

Mr. Ward, *of Massachusetts*,
Webster,
Wheaton,
White,
Wilcox,
Wilson, *of Massachusetts*,
Winter,
Wright.

The said main question was then taken, to wit :
“ Shall the said bill be engrossed and read the third
time ? ”

And passed in the affirmative, { Yeas 96.
{ Nays 73.

The yeas and nays being demanded by one-fifth of
the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Bowen,
Brown,
Burwell,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Creighton,
Davis, *of Pennsylvania*,
Denoyelles,
Desha,
Duvall,
Earle,

Mr. Evans,
Farrow,
Findley,
Fisk, *of Vermont*,
Fisk, *of New York*,
Forney,
Forsythe,
Franklin,
Gholson,
Gloninger,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hawes,
Hopkins, *of Kentucky*,
Humphreys,
Hungerford,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Jackson, *of Virginia*,
Kerr,
Kershaw,
Kilbourn,

170 JOURNAL OF THE HOUSE

Mr. King, of *N. Carolina*,
 Lefferts,
 Lowndes,
 Lyle,
 M'Coy,
 M'Kee,
 M'Kim,
 M'Lean,
 Montgomery,
 Moore,
 Murfree,
 Nelson,
 Newton,
 Ormsby,
 Pickens,
 Piper,
 Pleasants,
 Rea, of *Pennsylvania*,
 Rhea, of *Tennessee*,
 Rich,

Mr. Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sage,
 Sevier,
 Seybert,
 Sharp,
 Smith, of *Pennsylvania*,
 Smith, of *Virginia*,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Ward, of *New Jersey*,
 Whitehill,
 Wilson, of *Pennsylvania*,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, of *Massachusetts*,
 Benson,
 Bigelow,
 Bowers,
 Boyd,
 Bradbury,
 Bradley,
 Breckenridge,
 Brigham,
 Butler,
 Caperton,
 Champion,
 Cilley,
 Cooper,
 Cox,
 Culpeper,
 Davenport,
 Davis, of *Massachusetts*,
 Dewey,
 Ely,
 Gaston,
 Geddes,
 Goldsborough,
 Grosvenor,
 Hale,

Mr. Hasbrouck,
 Howell,
 Hubbard,
 Hufty,
 Jackson, of *R. Island*,
 Kennedy,
 Kent, of *New York*,
 King, of *Massachusetts*,
 Lewis,
 Lovett,
 Miller,
 Moffitt,
 Moseley,
 Markell,
 Oakley,
 Parker,
 Pearson,
 Pickering,
 Pitkin,
 Post,
 Potter,
 John Reed,
 William Reed,
 Richardson,
 Ridgely,

Mr. Ruggles,
Schureman,
Sheffey,
Sherwood,
Shipherd,
Skinner,
Smith, of *N. Hampshire*,
Smith, of *New York*,
Stanford,
Stockton,
Strong,
Stuart,

Mr. Sturges,
Taggart,
Tallmadge,
Thompson,
Vose,
Webster,
Wheaton,
White,
Wilcox,
Wilson, of Massachusetts,
Winter.

Ordered, That the said bill be read the third time to-morrow.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have agreed to the resolution for the appointment of a joint committee to report what business requires the attention of Congress before an adjournment, and when an adjournment may take place.

The House again resolved itself into the committee of the whole House to whom was committed the bill for the assessment and collection of direct taxes and internal duties and on the several bills committed to the said committee of the whole; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had the subjects referred to them under consideration, and had directed him to report the bill to establish the office of commissioner of the revenue, with amendments; also the bill laying duties on sugar refined within the United States, with amendments; and also, the bill laying duties on sales at auction of merchandise, and of ships and vessels, with amendments, and had directed him to ask leave to sit again on the other subjects referred to them.

Ordered, That the said committee of the whole House have leave to sit again.

The amendments reported to the bill to establish the office of commissioner of the revenue, were read

172 JOURNAL OF THE HOUSE

at the Clerk's table and concurred in by the House, and the said bill was ordered to be engrossed and read the third time to-morrow.

The amendments reported to the bill laying duties on sugar refined within the United States, were read at the Clerk's table and concurred in by the House, except the amendment to the end of the 3d section, which was disagreed to; and the bill was ordered to be engrossed and read the third time to-morrow.

The amendments reported to the bill laying duties on sales at auction of merchandise and of ships or vessels, were read at the Clerk's table and concurred in by the House.

The said bill was then further amended at the Clerk's table, and ordered to be engrossed and read the third time to-morrow.

And then the House adjourned until to-morrow morning, ten o'clock.

THURSDAY, July 8, 1813.

Ordered, That Mr. Post, Mr. Howell and Mr. Davis, of Massachusetts, have leave of absence after to-morrow, and Mr. Dewey from Saturday next, for the remainder of the session.

Mr. Wood presented a petition from sundry inhabitants of the district of Maine, praying compensation for services rendered as militia under the authority of the United States.

Ordered, That the said petition be referred to the Secretary of War.

Mr. Ingersoll presented a petition of Stothart and Starkey, of Philadelphia, merchants, praying a remission of the fines and penalties incurred by them in the importation of merchandise from Great Britain.

Ordered, That the said petition be referred to the Committee of Ways and Means.

On motion of Mr. Calhoun,

Ordered, That the petition of John Motlow, pre-

sented on the 18th of February, 1807, be referred to the Committee of Claims.

Mr. Troup, from the Committee on Military Affairs, who were instructed to inquire what alterations are necessary in the act to provide for arming the whole body of the militia of the United States, made a report, which was read and ordered to lie on the table.

A motion was made by Mr. Fisk, of Vermont, that the House do now proceed to consider the remonstrance of the legislature of Massachusetts, presented on the 29th ultimo.

And the question thereon being taken,

It passed in the affirmative, { Yeas 97.
 { Nays 58.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,

Alston,
Archer,
Avery,
Bard,
Barnett,
Baylies, of Massachusetts,
Bibb,
Bigelow,
Bowen,
Bradbury,
Bradley,
Breckenridge,
Brigham,
Butler,
Caperton,
Caldwell,
Cilley,
Clopton,
Comstock,
Condict,
Crawford,
Culpeper,

Mr. Davenport,

Davis, of Massachusetts,
Davis, of Pennsylvania,
Denoyelles,
Dewey,
Ely,
Findley,
Fisk, of Vermont,
Franklin,
Geddes,
Glasgow,
Goldsborough,
Goodwyn,
Griffin,
Grosvenor,
Grundy,
Hale,
Hall,
Hanson,
Hasbrouck,
Hubbard,
Humphreys,
Hungerford,

Mr. Ingersoll,
 Irwin,
 Kent, of New York,
 Kilbourn,
 King, of Massachusetts,
 Lefferts,
 Lewis,
 Lovett,
 Lyle,
 Macon,
 McCay,
 McKim,
 McLean,
 Moseley,
 Nelson,
 Newton,
 Oakley,
 Ormsby,
 Parker,
 Pickering,
 Pitkin,
 John Reed,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Ringgold,

Mr. Roane,
 Ruggles,
 Sevier,
 Sharp,
 Sherwood,
 Shipherd,
 Skinner,
 Smith, of N. Hampshire,
 Smith, of New York,
 Smith, of Virginia,
 Stanford,
 Strong,
 Stuart,
 Taggart,
 Tallmadge,
 Tannehill,
 Taylor,
 Thompson,
 Troup,
 Vose,
 Ward, of Massachusetts,
 Ward, of New Jersey,
 Wheaton,
 Wilcox,
 Wilson, of Massachusetts,
 Wood.

Those who voted in the negative, are

Mr. Beall,
 Benson,
 Boyd,
 Burwell,
 Calhoun,
 Chappell,
 Cheves,
 Clark,
 Conard,
 Cox,
 Creighton,
 Desha,
 Duvall,
 Earle,
 Evans,
 Farrow,
 Forney,
 Gaston,
 Gholson,

Mr. Gourdin,
 Harris,
 Hawes,
 Hopkins, of Kentucky,
 Howell,
 Hufty,
 Hymeman,
 Ingham,
 Jackson, of R. Island,
 Kennedy,
 Kent, of Maryland,
 Kerr,
 Kershaw,
 King, of N. Carolina,
 Lowndes,
 M'Kee,
 Miller,
 Moore,
 Murfree,

Mr. Markell,

Pickins,
Piper,
Pleasants,
Post,
Potter,
Ridgely,
Roberts,
Robertson,
Sage,

Mr. Schureman,

Seybert,
Sheffey,
Stockton,
Sturges,
Telfair,
Whitehill,
Wilson, of Pennsylvania;
Wright,
Yancey.

A motion was then made by Mr. King, of North Carolina, that the farther consideration of the said remonstrance be postponed until the first Monday in December next.

And the question thereon being taken,
It passed in the affirmative.

An engrossed bill to lay and collect a direct tax within the United States was read the third time :

When,

A motion was made by Mr. Post, that the said bill be re-committed to the Committee of Ways and Means with instructions to apportion the quota of the state of New York among the several counties in said state, in the manner following, to wit :

Resolved, That the bill to lay and collect a direct tax within the United States be re-committed to the Committee of Ways and Means, with instructions to apportion the quota of the state of New York, in the manner following, viz :

To New York,	Dolls.	93,687 62
Suffolk,		8,022 00
Queens,		9,967 00
Kings,		7,000 00
Richmond,		2,345 00
Westchester,		14,630 00
Orange,		13,051 00
Rockland,		2,017 00
Ulster,		10,098 00
Sullivan,		1,588 00
Green,		6,422 00

176 JOURNAL OF THE HOUSE

To	Dolls.
Albany,	16,740 00
Schenectady,	4,896 00
Dutchess,	23,788 00
Columbia,	14,547 00
Rensalaer,	16,428 00
Washington,	16,329 00
Saratoga,	11,595 00
Clinton,	2,080 00
Esex,	2,468 00
Franklin,	706 00
Schoharie,	7,199 00
Delaware,	5,278 00
Montgomery,	15,663 00
Herkimer,	8,377 00
Otsego,	14,744 00
Oneida,	16,190 00
Lewis,	1,672 00
Jefferson,	3,936 00
St. Lawrence,	2,050 00
Chenango,	7,780 00
Madison,	9,554 00
Onondago,	9,875 00
Cortlandt,	2,309 00
Cayuga,	11,340 00
Seneka,	6,311 00
Troya,	2,053 00
Broome,	2,113 00
Steuben,	1,883 00
Ontario,	14,972 00
Gennessee,	4,783 00
Niagara,	3,408 00
Allegany,	747 00
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	430,141 62
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And the question thereon being taken,

It was determined in the negative, { Yeas 54.
Nays 100.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts;	Mr. Moseley,
Benson,	Märkell,
Bigelow,	Oakley,
Boyd,	Pearson;
Breckenridge;	Pickering;
Brigham,	Pitkin,
Caperton,	Post,
Champion,	Potter,
Gilley,	John Reed,
Cox,	William Reed;
Davenport;	Sheffey,
Dewey,	Sherwood,
Ely,	Shipherd,
Gaston,	Smith, of New Hampshire;
Goldborough,	Smith, of New York;
Grosvenor,	Stockton;
Hale,	Sturges,
Hanson,	Taggart,
Hasbrouck,	Tallmadge,
Jackson, of R. Island,	Vose,
Kent, of New York,	Ward, of New Jersey;
King, of Massachusetts,	Webster,
Lewis,	Wheaton;
Lovett,	White,
Miller,	Wilcox;
Montgomery,	Wilson, of Massachusetts.

Those who voted in the negative, are

Mr. Alexander,	Mr. Chappell,
Alston,	Cheves,
Anderson,	Clark,
Archer,	Clopton,
Avery,	Comstock,
Bard,	Conard,
Barnett,	Crawford,
Beall,	Creighton;
Bibb,	Culpeper,
Bowen,	Davis, of Pennsylvania;
Brown,	Dawson,
Burwell,	Denoyelles,
Caldwell,	Dessa,
Calhoun,	Duvall,

178 JOURNAL OF THE HOUSE

Mr. Earle,
Farrow,
Findley,
Fisk, of Vermont,
Forney,
Forsythe,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hawes,
Hopkins, of Kentucky,
Howell,
Hubbard,
Husty,
Humphreys,
Hungerford,
Hyneman,
Ingersoll,
Ingham,
Jackson, of Virginia,
Kennedy,
Kent of Maryland,
Kerr,
Kershaw,
Kilbourn,
King, of N. Carolina,
Lefferts,
Lowndes,
Lyle,
Macon,

Mr. M'Coy,
M'Kee,
M'Kim,
M'Lean,
Moore,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania;
Rhea, of Tennessee,
Rich,
Ringgold,
Roane,
Roberts,
Robertson,
Sage,
Seybert,
Sharp,
Skinner,
Smith, of Pennsylvania,
Smith, of Virginia,
Stanford,
Tannehill,
Taylor,
Telfair,
Thompson,
Trotup,
Whitehill,
Wilson, of Pennsylvania,
Winter,
Wright,
Yancey.

A motion was made by Mr. Wheaton, that the said bill be postponed indefinitely.

And the question being taken,

It was determined in the negative.

A motion was then made by Mr. Nelson, that the said bill be re-committed to a committee of the whole House.

And the question being taken,

It was determined in the negative.

OF REPRESENTATIVES.

179

The question was then taken, "Shall the bill pass?"

And passed in the affirmative, { Yeas 97.
Nays 70.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,	Mr. Gourdin,
Alston,	Griffin,
Anderson,	Grundy,
Archer,	Hall,
Avery,	Harris,
Bard,	Hawes,
Barnett,	Hopkins, <i>of Kentucky</i> ,
Beall,	Humphreys,
Bibb,	Hungerford,
Bowen,	Hyneman,
Brown,	Ingersoll,
Burwell,	Ingham,
Caldwell,	Irwin,
Calhoun,	Jackson, <i>of Virginia</i> ,
Chappell,	Kent, <i>of Maryland</i> ,
Cheves,	Kerr,
Clark,	Kershaw,
Clopton,	Kilbourn,
Comstock,	King, <i>of North Carolina</i> ,
Condict,	Lefferts,
Conard,	Lowndes,
Crawford,	Lyle,
Creighton,	Macon,
Davis, <i>of Pennsylvania</i> ,	M'Coy,
Dawson,	M'Kee,
Denoyelles,	M'Kim,
Deshaw,	M'Lean,
Duvall,	Montgomery,
Earle,	Moore,
Farrow,	Murfree,
Findley,	Nelson,
Fisk, <i>of Vermont</i> ,	Newton,
Fisk, <i>of New York</i> ,	Ormsby,
Forney,	Pickins,
Forsythe,	Piper,
Franklin,	Pleasants,
Gholson,	Rea, <i>of Pennsylvania</i> ,
Glasgow,	Rhea, <i>of Tennessee</i> ,
Goodwyn,	Rich,

180 JOURNAL OF THE HOUSE

Mr. Ringgold,
Roane,
Roberts,
Robertson,
Sage,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,

Mr. Tannehill,
Taylor,
Telfair,
Troup,
Ward, of New Jersey,
Whitehill,
Wilson, of Pennsylvania,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
Benson,
Bigelow,
Boyd,
Bradbury,
Bradley,
Breckenridge,
Brigham,
Butler,
Caperton,
Champion,
Cilley,
Cooper,
Cox,
Culpeper,
Davenport,
Davis, of Massachusetts,
Dewey,
Ely,
Gaston,
Geddes,
Goldsborough,
Grosvenor,
Hale,
Hanson,
Hasbrouck,
Howell,
Hubbard,
Hufty,
Jackson, of Rhode Island,
Kennedy,
Kent, of New York,
King, of Massachusetts,
Lewis,
Lovett,

Mr. Miller,
Moffitt,
Moseley,
Markell,
Oakley,
Parker,
Pearson,
Pickering,
Pitkin,
Post,
Potter,
John Reed,
William Reed,
Ridgely,
Schureman,
Sheffey,
Sherwood,
Shipherd,
Smith, of New Hampshire,
Smith, of New York,
Stanford,
Stockton,
Stuart,
Sturges,
Taggart,
Tallmadge,
Thompson,
Vose,
Ward, of Massachusetts,
Webster,
Wheaton,
White,
Wilcox,
Wilson, of Massachusetts,
Winter.

Ordered, That the title be "An act to lay and collect a direct tax within the United States," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed a bill "making an appropriation for finishing the Senate chamber and repairing the roof of the north wing of the Capitol;" also, a bill "providing for the further defence of the ports and harbors of the United States;" also, a bill "for the relief of the owners of the ships called the Good Friends, the Amazon and the United States, and their cargoes," in which bills they desire the concurrence of this House. The Senate have also passed the bill "freeing from postage all letters and packets to and from the Superintendent General of military supplies."

And then the House adjourned until to-morrow morning, ten o'clock.

FRIDAY, July 9, 1813.

Ordered, That Mr. Webster, Mr. Lowndes, Mr. Boyd, and Mr. Stockton have leave of absence from Sunday, Mr. Burwell and Mr. Smith, of New Hampshire, from Tuesday next, Mr. William Reed from to-morrow, Mr. Jackson, of Virginia, from Wednesday next, Mr. Markell from Monday next, and Mr. Fisk and Mr. Moffit from to-day, for the remainder of the session.

Mr. Sherwood presented petitions from sundry inhabitants from the counties of Broome and Courtlandt, in the state of New York, praying that a post-route may be established from Binghamton to Homer, in the said state.

Ordered, That the said petitions be referred to the Committee on the Post-office and Post-roads.

On motion of Mr. Seybert,

Resolved, That the Secretary of the Treasury be directed to have printed, during the ensuing recess of Congress for the use of this House, 1000 copies of the digest which was authorized to be made in pursuance of the joint resolution of the two Houses of Congress, entitled "A resolution directing the Secretary of the Treasury to cause to be made a statement of the number, situation and value of the arts and manufactures of the United States."

A motion was made by Mr. Bradley, that the House do come to the following resolution:

Resolved, That a committee be appointed to inquire into the causes which have led to the multiplied failures of the arms of the United States, on our western and north-western frontier; and that the committee be authorized to send for persons and papers.

The said resolution was read and ordered to lie on the table.

The bill from the Senate "for the relief of the owners of the ships called the Good Friends, the Amazon and the United States, and their cargoes," was read the first time; and, on motion, the said bill was read the second time, and referred to the Committee of Ways and Means.

The bill from the Senate "making an appropriation for finishing the Senate chamber and repairing the roof of the north wing of the Capitol," was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

The bill from the Senate "providing for the further defence of the ports and harbors of the United States," was read the first time; and, on motion, the said bill was read the second time, and committed to the Committee on Military Affairs.

The House resolved itself into a committee of the whole House on the amendments proposed by the Senate to the bill "to reward the officers and crew of the

sloop of war Hornet," and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckinridge reported, that the committee had, according to order, had the said amendments under consideration, and agreed to the same.

The said amendments were then again read at the Clerk's table and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

An engrossed bill laying duties on sugars refined within the United States, was read the third time.

And on the question, that the said bill do pass?

It passed in the affirmative, { Yeas 94.
Nays 53.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Bradley,
Burwell,
Caldwell,
Calhoun,
Chappell,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Davis, of P
Dawson,
Denoyelles
Desha,
Duvall.

Mr. Earle,
Eppes,
Evans,
Farrow,
Findley,
Forney,
Forsythe,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hawes,
Hopkins, of Kentucky,
Hubbard,
Humphreys,
Hungerford,
Hyneman,
Ingersoll,
Ingham.

Mr. Irwin,
 Jackson, of Virginia,
 Kennedy,
 Kent, of Maryland,
 Kerr,
 Kershaw,
 Kilbourn,
 King, of N. Carolina,
 Lefferts,
 Lowndes,
 Lyle,
 Macon,
 M'Coy,
 M'Kee,
 M'Kim,
 M'Lean,
 Moore,
 Nelson,
 Newton,
 Ormsby,
 Parker,
 Pickins,
 Piper,

Mr. Pleasants,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Sharp,
 Skinner,
 Smith, of Pennsylvania,
 Smith, of Virginia,
 Strong,
 Tannehill,
 Taylor,
 Troup,
 Ward, of New Jersey,
 Whitehill,
 Wilson, of Pennsylvania,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
 Bigelow,
 Bowers,
 Boyd,
 Bradbury,
 Breckenridge,
 Brigham,
 Caperton,
 Champion,
 Cilley,
 Cooper,
 Cox,
 Culpeper,
 Davenport,
 Davis, of Massachusetts,
 Dewey,
 Ely,
 Geddes,
 Gloninger,
 Goldsborough,
 Hale,
 Howell,

Mr. Jackson, of R. Island,
 Kent, of New York,
 King, of Massachusetts,
 Lewis,
 Lovett,
 Miller,
 Moseley,
 Oakley,
 Pickering,
 Pitkin,
 John Reed,
 Ridgely,
 Ruggles,
 Schureman,
 Shefley,
 Sherwood,
 Shipherd,
 Smith, of New York,
 Stanford,
 Stockton,
 Stuart,
 Sturges,

OF REPRESENTATIVES. 185:

Mr. Taggart,
Tallmadge,
Thompson,
Vose,
Ward, *of Massachusetts*,

Mr. Webster,
Wheaton,
Wilcox,
Winter.

Ordered, That the title be "An act laying duties on sugars refined within the United States."

An engrossed bill establishing the office of commissioner of the revenue, was read the third time and passed.

Ordered, That the title be "An act establishing the office of commissioner of the revenue."

An engrossed bill laying duties on sales at auction of merchandise and of ships and vessels, was read the third time,

And on the question that the same do pass?

It passed in the affirmative, { Yeas 102.
Nays 51.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Bowen,
Bradley,
Burwell,
Caldwell,
Calhoun,
Chappell,
Clark,
Clopton,
Comstock,
Condict,
Comard,

Mr. Crawford,
Creighton,
Davis, of Pennsylvania,
Dawson,
Denoyelles,
Desha,
Duvall,
Earle,
Eppes,
Evans,
Farrow,
Findley,
Forney,
Forsythe,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,

186 JOURNAL OF THE HOUSE

Mr. Grundy,
 Hall,
 Harris,
 Hawes,
 Hopkins, of Kentucky,
 Hubbard,
 Humphreys,
 Hungerford,
 Hyneman,
 Ingersoll,
 Ingham,
 Irwin,
 Jackson, of Virginia,
 Kennedy,
 Kent, of Maryland,
 Kerr,
 Kershaw,
 Kilbourn,
 King, of N. Carolina,
 Lefferts,
 Lowndes,
 Lyle,
 Macon,
 M'Coy,
 M'Kee,
 M'Kim,
 M'Lean,
 Montgomery,
 Moore,
 Murfree,
 Nelson,

Mr. Newton,
 Ormsby,
 Parker,
 Pickens,
 Piper,
 Pleasants,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Richardson,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Sharp,
 Skinner,
 Smith, of Pennsylvania,
 Smith, of Virginia,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Ward, of New Jersey,
 Whitehill,
 Wilson, of Pennsylvania,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
 Bigelow,
 Boyd,
 Bradbury,
 Breckenridge,
 Brigham,
 Caperton,
 Cilley,
 Cooper,
 Davenport,
 Davis, of Massachusetts,
 Dewey,
 Ely,
 Gaston,

Mr. Gloninger,
 Goldsborough,
 Grosvenor,
 Hale,
 Hanson,
 Jackson, of R. Island,
 Kent, of New York,
 King, of Massachusetts,
 Lewis,
 Lovett,
 Miller,
 Moseley,
 Oakley,
 Pickering,

Mr. Pitkin,
 Potter,
 John Reed,
 Ruggles,
 Schureman,
 Sheffey,
 Sherwood,
 Shipherd,
 Smith, of N. Hampshire,
 Smith, of New York,
 Stanford,
 Stockton,

Mr. Stuart,
 Sturges,
 Taggart,
 Tallmadge,
 Thompson,
 Vose,
 Webster,
 Wheaton,
 White,
 Wilcox,
 Winter.

Ordered, That the title be "An act laying duties on sales at auction of merchandise and of ships and vessels," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House again resolved itself into the committee of the whole House, to whom was committed the bill for the assessment and collection of direct taxes and internal duties, and the other tax bills; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, again had the said bills under consideration, and had directed him to report the bill laying duties on carriages for the conveyance of persons, with amendments, and had directed him to ask leave to sit again on the residue of the said bills.

Ordered, That the committee of the whole House have leave to sit again on the other subjects referred to them.

The said amendments were then read at the Clerk's table and concurred in by the House, except two of the said amendments, which were disagreed to.

A motion was made by Mr. Taylor, further to amend the bill by adding to the end of the proviso in the first section, the words "or in the opinion of the collector of a value not exceeding fifty dollars."

And the question being taken,
 It was determined in the negative.

Another motion was then made by Mr. Taylor, further to amend the bill by striking out the words "three dollars," of the first section, and to insert "two dollars."

And the question being taken,

It passed in the affirmative, { Yeas 89.
Nays 52.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,	Mr. Hungerford,
Baylies, of Massachusetts,	Ingersoll,
Beall,	Ingham,
Bigelow,	Jackson, of R. Island,
Boyd,	Kennedy,
Bradbury,	Kent, of New York,
Breckenridge,	Kerr,
Brigham,	Kilbourn,
Caperton,	King, of Massachusetts,
Champion,	King, of N. Carolina,
Chappell,	Lewis,
Cheves,	Lovett,
Cilley,	Lyle,
Clopton,	M'Lean,
Comstock,	Miller,
Condict,	Moseley,
Cooper,	Nelson,
Cox,	Newton,
Crawford,	Oakley,
Culpeper,	Pearson,
Davenport,	Pickering,
Denoyelles,	Pitkin,
Dewey,	Potter,
Ely,	John Reed,
Farrow,	Rea, of Pennsylvania,
Findley,	Rhea, of Tennessee,
Gaston,	Rich,
Geddes,	Richardson,
Glasgow,	Ruggles,
Goldsborough,	Schuylerman,
Griffin,	Sevier,
Hale,	Sheffey,
Hasbrouck,	Sherwood,
Hubbard,	Shipherd,

OF REPRESENTATIVES. 189

Mr. Smith, of New York,	Mr. Ward, of New Jersey,
Smith, of Virginia,	Webster,
Stockton,	Wheaton,
Strong,	White,
Sturges,	Wilcox,
Taggart,	Wilson, of Massachusetts,
Talimadge,	Wilson, of Pennsylvania,
Taylor,	Winter,
Thompson,	Wright,
Vose,	Yancey.
Ward, of Massachusetts,	

Those who voted in the negative, are

Mr. Alston,	Mr. Hawes,
Anderson,	Hopkins, of Kentucky,
Bard,	Humphreys,
Bibb,	Hyneman,
Bowen,	Kent, of Maryland,
Bowers,	Lowndes,
Burwell,	McCoy,
Calhoun,	McKee,
Clark,	McKim,
Conard,	Moore,
Creighton,	Murfree,
Davis, of Pennsylvania,	Ormsby,
Dawson,	Pickins,
Desha,	Piper,
Duvall,	Pleasants,
Earle,	Ringgold,
Eppes,	Roane,
Evans,	Roberts,
Forney,	Robertson,
Forsythe,	Seybert,
Gholson,	Sharp,
Goodwyn,	Stanford,
Gourdin,	Tannehill,
Grundy,	Telfair,
Hall,	Troup,
Harris,	Whitehill.

The said bill was then further amended, and ordered to be engrossed and read the third time to-morrow. And the House adjourned until to-morrow morning, ten o'clock.

SATURDAY, July 10, 1813.

Ordered, That Mr. Tallmadge, Mr. Wood, Mr. Baylies and Mr. Bradley have leave of absence from Monday next, and Mr. Franklin from Tuesday, for the remainder of the session.

Mr. Ingersoll presented a petition of Maria Auner, of Philadelphia, praying a grant of the land and for the balance of pay to which she is entitled for services rendered by her late husband, Peter G. Auner, deceased, as a soldier in the present army of the United States.

Mr. Pleasants presented a petition of sundry inhabitants of Amelia county, in the state of Virginia, praying that a post-route may be established from Colesville by Mansfield to Amelia court-house.

Mr. Bond presented a petition of sundry inhabitants of the Illinois territory, praying that other and further measures may be taken to secure the right of pre-emption to certain settlers on public lands in that territory.

Ordered, That the said petitions do lie on the table.

Mr. Benson, from the joint committee appointed for the purpose, made a report in part, of such business as in the opinion of the committee demands the attention of Congress at their present session, which was read and ordered to lie on the table.

On motion of Mr. Benson,

Resolved, That it be further referred to the joint committee of both Houses, to whom it is referred to consider and report when an adjournment of Congress may probably take place, also to consider and report as to the time when it will be advisable Congress should again meet after the close of the present session.

The following resolution was submitted by Mr. Jackson, of Virginia :

Resolved by the Senate and House of Representatives of the United States of America, in Congress

OF REPRESENTATIVES. 101

assembled, two-thirds of both Houses concurring, that the following articles be proposed to the legislatures of the several states, as amendments to the constitution of the United States, each of which when ratified by three-fourths of the said legislatures, shall be valid, to all intents and purposes, as part of the said constitution.

1. Congress shall have power to lay a tax or duty on articles exported from any state.
2. Congress shall have power to make roads in any state, with the consent of the state within which the same shall be made.
3. Congress shall have power to make canals in any state, with the consent of the state within which the same shall be made.
4. Congress shall have power to establish a national bank, with branches thereof in any state or territory of the United States.

The said resolution was read, and ordered to lie on the table.

An engrossed bill laying duties on carriages for the conveyance of persons, was read the third time,

And on the question, "Shall the bill pass?"

If passed in the affirmative, { Yeas 99.
 { Nays 52.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,

Alston,

Anderson,

Archer,

Avery,

Bard,

Barnett,

Beall,

Bibb,

Bowen,

Bradley,

Brown,

Mr. Burwell,

Butler,

Caldwell,

Calhoun,

Cheves,

Clegg,

Comstock,

Condict,

Conrad,

Crawford,

Davis, of Pennsylvania,

Dawson,

192 JOURNAL OF THE HOUSE

Mr. Denoyelles,

Desta,
Duvall,
Eppes,
Evans,
Farrow,
Findley,
Fisk, of Vermont,
Forsythe,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hasbrouck,
Hopkins, of Kentucky,
Hubbard,
Humphreys,
Hungerford,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Jackson, of Virginia,
Kennedy,
Kent, of Maryland,
Kerr,
Kershaw,
Kilbourn,
King, of North Carolina,
Lefferts,
Lowndes,
Lyle,
McCoy,

Mr. McKee,

M'Kim,
M'Lean,
Moore,
Murfree,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Richardson,
Ringgold,
Roane,
Roberts,
Robertson,
Sage,
Sevier,
Seybert,
Sharp,
Skinner,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Tannehill,
Taylor,
Telfair,
Troup,
Ward, of New Jersey,
Whitehill,
Wilson, of Pennsylvania,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,

Benson,
Bigelow,
Boyd,
Bradbury,
Breckenridge,
Brigham,

Mr. Champion,

Cilley,
Clopton,
Cooper,
Cox,
Culpeper,
Davenport,

Ely,	Potter,
Gaston,	John Reed,
Geddes,	Ruggles,
Cloninger,	Schureman,
Hale,	Sheffey,
Huffy,	Sherwood,
Jackson, of Rhode Island,	Smith, of New York,
Kent, of New York,	Stanford,
King, of Massachusetts,	Stockton,
Lewis,	Sturges,
Lovett,	Taggart,
Macon,	Talmadge,
Miller,	Thompson,
Moseley	Vose,
Markell,	Webster,
Oakley,	Wheaton,
Pearson,	White,
Pickering,	Wilson, of Massachusetts,
Pitkin,	Winter.

Ordered, That the title be "An act laying duties on carriages for the conveyance of persons," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House resolved itself into a committee of the whole House on the bill from the Senate "for the relief of Alexander Scott;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckenridge reported, that the committee had, according to order, had the said bill under consideration, and made amendments to the same, which he delivered in at the Clerk's table, where they were again read and concurred in by the House.

Ordered, That the said amendments be engrossed for a third reading on Monday next.

The House resolved itself into a committee of the whole House on the bill to continue in force for a limited time, certain acts authorizing corps of rangers for the protection of the frontier of the United States, and making appropriations for the same; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Stanford reported, that the committee had, according to order, had the said bill under consideration, and

194 JOURNAL OF THE HOUSE

made amendments thereto, which he delivered in at the Clerk's table, where they were again read and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-day.

The House resolved itself into a committee of the whole House on the bill from the Senate "supplementary to the acts heretofore passed upon the subject of an uniform rule of naturalization," and on the amendments proposed thereto by the Committee of Foreign Relations; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Desha reported, that the committee had according to order, had the said bill under consideration, and agreed to the said amendments, which he then delivered in at the Clerk's table, where they were again read, and the first thereof concurred in, and the other two disagreed to by the House.

A motion was made by Mr. Ruggles, further to amend the said bill by adding a new section thereto.

And the question being taken,

It was determined in the negative.

A motion was then made by Mr. King, of Massachusetts, to amend the bill by striking out the words "resident in the United States or the territories thereof," in the second and third lines of the bill.

And the question being taken,

It was determined in the negative.

The said bill was then further amended, and the amendments were ordered to be engrossed and read the third time on Monday next.

The House resolved itself into a committee of the whole House, on the bill to provide for the widows and orphans of militia slain, and of militia disabled in the service of the United States; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill under consideration, and made amendments thereto, which he

delivered in at the Clerk's table, where they were again read, and concurred in by the House.

Ordered, That the said bill be engrossed, and read the third time on Monday next.

The House resolved itself into a committee of the whole House on the bill for the relief of Edwin T. Satterwhite, and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Stanford reported, that the committee had, according to order, had the said bill under consideration, and made an amendment thereto, which he delivered in at the Clerk's table, where it was again read, and concurred in by the House.

Ordered, That the said bill be engrossed, and read the third time on Monday next.

An engrossed bill to continue in force, for a limited time, certain acts authorizing corps of rangers for the protection of the frontier of the United States, and making appropriations for the same, was read the third time and passed,

Ordered, That the title be "An act to continue in force for a limited time certain acts authorizing corps of rangers for the protection of the frontier of the United States, and making appropriations for the same," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House resolved itself into a committee of the whole House on the bill from the Senate "to relinquish the claims of the United States in certain goods, wares and merchandise captured by private armed vessels," and after some time spent therein, Mr. Speaker resumed the chair, and Mr. King, of North Carolina, reported, that the committee had, according to order, had the said bill under consideration, and made no amendment thereto.

The question then recurred that the bill be read the third time: When

Mr. Pitkin moved that it be indefinitely postponed,
And the question being stated,

196 JOURNAL OF THE HOUSE

And debate arising thereon,
The House adjourned until Monday morning, ten
o'clock.

MONDAY, July 12, 1818.

Ordered, That Mr. Hale, Mr. Wilcox, Mr. Grosvenor and Mr. Hanson have leave of absence from Wednesday next, Mr. Schureman, Mr. Cox and Mr. Miller from Thursday next, and Mr. Denoyelles and Mr. Skinner from Tuesday next, for the remainder of the session,

Mr. Dawson, from the Committee for the District of Columbia, reported the bill from the Senate "to incorporate a fire insurance company in Alexandria, in the district of Columbia," without amendment.

Ordered, That the said bill do lie on the table.

Mr. Bond, from a select committee, reported a bill to authorize the laying out and opening a road from Shawnee town, on the Ohio, to the town of Kaskaskia, in the Illinois territory, which was read the first time, and ordered to lie on the table.

On motion of Mr. Benson,

The House proceeded to consider the resolution submitted by him on Saturday last, and the same being again read, was concurred in by the House.

Mr. Burwell presented a petition of David Ross, on behalf of himself and the representatives of George Webb, deceased, praying that a settlement of the accounts between the United States and the said Webb, who was a public officer in the Treasury Department in the revolutionary war, may be had by direction of Congress, and that whatever balance may be found to be due to the said Webb's estate may be paid to those duly authorized to receive it.

The said petition was read, and ordered to lie on the table.

An engrossed bill for the relief of Edwin T. Satterwhite was read the third time and passed.

Ordered, That the title be "An act for the relief of Edwin T. Satterwhite."

An engrossed bill to provide for widows and orphans of militia slain and of militia wounded in the actual service of the United States, was read the third time and passed.

Ordered, That the title be "An act to provide for the widows and orphans of militia slain, and of militia wounded in the actual service of the United States," and that the Clerk of this House do carry the said bills to the Senate and desire their concurrence therein.

The bill from the Senate "for the relief of Alexander Scott," was read the third time and passed, as amended.

Ordered, That the Clerk do acquaint the Senate therewith.

The bill from the Senate "supplementary to the acts heretofore passed upon the subject of an uniform rule of naturalization," was read the third time, and the question was stated that the same do pass:

Whereupon,

The said bill was re-committed to a select committee consisting of Mr. Roberts, Mr. Cheves and Mr. Breckenridge.

The House resumed the consideration of the bill from the Senate "to relinquish the claim of the United States in certain goods, wares and merchandise captured by private armed vessels;" and the question depending on Saturday, on the motion of Mr. Pitkin, that the said bill be postponed indefinitely was taken,

And determined in the negative.

The said bill was then read the third time, and on the question shall the bill pass?

It passed in the affirmative, { Yeas 79.
{ Nays 64.

The yeas and nays being demanded by one-fifth of the members present,

198 JOURNAL OF THE HOUSE

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Avery,
Bard,
Barnett,
Beall,
Bowen,
Brown,
Burwell,
Butler,
Caldwell,
Calhoun,
Chappell,
Clark,
Clopton,
Condict,
Conrad,
Creighton,
Davis, of Pennsylvania,
Dawson,
Denoyelles,
Desha,
Duvall,
Earle,
Evans,
Findley,
Fisk, of Vermont,
Forney,
Franklin,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hasbrouck,
Hopkins, of Kentucky,
Hubbard,
Humphreys,

Mr. Hynesman,
Ingersoll,
Ingham,
Irwin,
Kent of Maryland,
Kerr,
Kershaw,
Lefferts,
Lyle,
Macon,
McCoy,
McKim,
McLean,
Moore,
Nelson,
Newton,
Ormsby,
Parker,
Pickens,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Ringgold,
Roane,
Roberts,
Robertson,
Sage,
Sharp,
Skinner,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Tannehill,
Taylor,
Telfair,
Troup,
Wilson, of Pennsylvania,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Archer,
Baylies, of Massachusetts,
Benson,

Mr. Bigelow,
Bowers,
Bradbury,

Mr. Breckenridge,
 Brigham,
 Caperton,
 Champion,
 Cheves,
 Cilley,
 Cooper,
 Cox,
 Culpeper,
 Davenport,
 Ely,
 Farrow,
 Forsythe,
 Gaston,
 Geddes,
 Ghelson,
 Goldsborough,
 Grosvenor,
 Hale,
 Hanson,
 Hawes,
 Hufty,
 Hungerford,
 Jackson, of R. Island,
 Kennedy,
 Kent, of New York,
 King, of Massachusetts,
 King, of N. Carolina,
 Lewis,

Mr. Lovett,
 Lowndes,
 M. Kee,
 Miller,
 Moseley,
 Oakley,
 Pearson,
 Pickering,
 Pitkin,
 Potter,
 Richardson,
 Ridgely,
 Ruggles,
 Schureman,
 Sheffey,
 Sherwood,
 Shiperd,
 Smith, of New York,
 Stanford,
 Stuart,
 Sturges,
 Taggart,
 Thompson,
 Vose,
 Ward, of Massachusetts,
 Wheaton,
 Wilcox,
 Winter,
 Wood.

Ordered, That the Clerk do acquaint the Senate therewith.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed the bill "for the assessment and collection of direct taxes and internal duties," with amendments, in which they desire the concurrence of this House.

The House again resolved itself into the committee of the whole House to whom was committed the bill for the assessment and collection of direct taxes and internal duties and the other tax bills ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, ac-

cording to order, again had the said bills under consideration, and had directed him to report the bill laying a duty on salt imported into the United States, with amendments, and to ask leave to sit again on the other subjects referred to them.

Ordered, That the committee of the whole House have leave to sit again; and that the said bill be laid upon the table.

Two messages in writing were received from the President of the United States, by Mr. Graham, as follows:

To the House of Representatives of the United States.

I transmit to the House of Representatives, a report of the Secretary of State containing the information requested by their resolutions of the 21st of June last.

JAMES MADISON.

Washington, July 12, 1813.

To the House of Representatives of the United States.

I transmit to the House of Representatives a report of the Secretary of State containing the information requested by their resolution of the 21st of June last.

JAMES MADISON.

Washington, July 12, 1813.

The said messages and documents being read were referred to the Committee of Foreign Relations.

On motion,

Ordered, That 5000 copies of the said messages and documents be printed.

And the House adjourned until to-morrow morning, ten o'clock.

TUESDAY, July 13, 1813.

Ordered, That Mr. Ward, of Massachusetts, have leave of absence from to-day, Mr. Cooper from to-morrow, Mr. Taggart from Friday, and Mr. Clopton from Monday next, for the remainder of the session.

Mr. Richardson presented a petition of John M'Master, praying to be released from prison where he is confined on judgments obtained against him at the suit of the United States.

Mr. Richardson also presented a petition of Daniel P. Parker, Nathan Appleton and Ebenezer Appleton, merchants of Boston, praying to be relieved from the penalties and forfeitures incurred by them in late importations from Great Britain.

Ordered, That the said petitions do lie on the table.

Mr. Kent, of Maryland, presented a petition of Thomas Ewell, of the city of Washington, manufacturer of gunpowder, praying, for reasons set forth in the petition, that the powder which he has delivered and that which he has ready for delivery under a contract with the Navy Department, may be tried by a person of skill and character.

Ordered, That the said petition be referred to the Committee on the Naval Establishment.

Mr. Fisk, from the Committee of Elections, made a report on the petition of Benjamin B. Blydenburgh and Peter A. Jay, contesting the election of Ebenezer Sage and John Lefferts, which was read, and the resolution therein contained was concurred in by the House, to wit:

Resolved, That the parties be allowed until the first Wednesday in the next session of Congress to procure testimony relative to said election.

Mr. Calhoun, from the Committee on Foreign Relations, to whom was referred the messages received yesterday from the President of the United States, transmitting information touching the decree of France purporting to be a definitive repeal of the Berlin and

Milan decrees, and relating to a declaration and order in council of the British government of the 21st of April, 1812, made a report thereon, which was read and committed to a committee of the whole House on Thursday.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined several enrolled bills, entitled; to wit:

"An act to relinquish the claims of the United States to certain goods, wares and merchandise captured by private armed vessels;

"An act to incorporate a turnpike company for making a certain turnpike road in the county of Alexandria;

"An act to incorporate a company for making a certain turnpike road in the county of Washington, in the district of Columbia;

"An act freeing from postage all letters and packets to and from the superintendent general of military supplies: And

"An act to reward the officers and crew of the sloop of war Hornet, and Lieutenant Elliot and his officers and companions;" and had found the same to be truly enrolled: When

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Kilbourn, from the committee appointed on the 22d ultimo, reported a bill for the more effectual protection of the north-western frontier, by granting donations of land to actual settlers and for public purposes, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Friday next.

The following order was moved by Mr. Goldsbrough.

Ordered, That with the papers communicated by the President of the United States, on yesterday and of which 5000 copies were ordered to be printed, there be also printed such of the papers as were

OF REPRESENTATIVES. 203

communicated by the President to this House on the 3d of March last, in consequence of their resolution of the 1st of that month, and do not form a part of the communication of yesterday.

And on the question that the House do now consider the said order,

It was determined in the negative.

The amendments of the Senate to the bill "for the assessment and collection of direct taxes and internal duties," were read and referred to the Committee of Ways and Means.

Mr. Rhea gave notice that to-morrow he should move for leave to introduce a bill to authorize the transportation of certain documents free of postage.

Ordered, That Mr. Ingham, Mr. John Reed, Mr. Creighton and Mr. Lefferts be appointed of the Committee on the Naval Establishment in the room of Mr. Skinner, Mr. Stockton, Mr. Ward, of Massachusetts, and Mr. Post, who have obtained leave of absence for the remainder of the session.

The House proceeded to consider the amendments reported by the committee of the whole House to the bill to lay a duty on salt imported into the United States: When

The question was stated to concur with the committee of the whole House in their first amendment, to wit: to strike out the words "*passing of this act,*" and to insert the "*first day of January next.*"

And a motion was made by Mr. Wright that the said bill be postponed indefinitely.

The question was then taken thereon,

And determined in the negative, { Yeas 56.
Nays 88.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts; Breckenridge,
Benson, Brigham,
Bigelow, Burwell,
Bowers, Butler.

204 JOURNAL OF THE HOUSE

Mr. Caperton,
Cilley,
Cox,
Culpeper,
Davenport,
Ely,
Forney,
Gaston,
Geddes,
Glioninger,
Goldsborough,
Grosvnor,
Hale,
Hanson,
Hufty,
Hungerford,
Jackson, of *R. Island*,
Kent, of *New York*,
Kerr,
King, of *Massachusetts*,
Lewis,
Lovett,
Macon,
Miller,

Mr. Moffit,
Oakley,
Pearson,
Pickering,
Pitkin,
Potter,
Richardson,
Ruggles,
Sheffey,
Sherwood,
Shipherd,
Smith, of *New York*,
Smith, of *Virginia*,
Stanford,
Stuart,
Sturges,
Taggart,
Thompson,
Vose,
Wheaton,
White,
Wilcox,
Winter,
Wright.

Those who voted in the negative, are

Mr. Alston,
Anderson,
Archer,
Avery,
Barnett,
Beall,
Bibb,
Bowen,
Brown,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Davis, of *Pennsylvania*,
Desha,

Mr. Duvall,
Earle,
Eppes,
Evans,
Farrow,
Findley,
Fisk, of *Vermona*,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hasbrouck,
Hawes,
Hopkins, of *Kentucky*,
Humphreys,
Hyneman,

OF REPRESENTATIVES. 200

Mr. Ingersoll,	Mr. John Reed,
Ingham,	Rea, of Pennsylvania,
Kennedy,	Rhea, of Tennessee,
Kearhawk,	Rich,
Kilbourn,	Ringgold,
King, of N. Carolina,	Roane,
Leferts,	Roberts,
Lowndes,	Robertson,
Lyle,	Sage,
M'Coy,	Sevier,
M'Kee,	Seybert,
M'Kim,	Sharp,
M'Lean,	Smith, of Pennsylvania,
Montgomery,	Strong,
Moore,	Tanachill,
Murfree,	Taylor,
Nelson,	Telfair,
Newton,	Troup,
Ormsby,	Ward, of New Jersey,
Parker,	Whitchill,
Pickins,	Wilson, of Pennsylvania,
Piper,	Wood,
Pleasants,	Yancey.

The question was then taken to concur in the said first amendment,

And passed in the affirmative, { Yeas 86.
Nays 57.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Clopton,
Beall,	Cooper,
Benson,	Cox,
Bigelow,	Crawford,
Bowers,	Culpeper,
Bradbury,	Davenport,
Brockenridge,	Eiy,
Brigham,	Evans,
Burwell,	Farrow,
Caperton,	Forney,
Champion,	Franklin,
Cheves,	Gaston,
Cilley,	Gloninger,

208 JOURNAL OF THE HOUSE

Mr. Goldsborough,
 Goodwyn,
 Grosvenor,
 Hale,
 Hansen,
 Hasbrouck,
 Hawes,
 Hopkins, of Kentucky,
 Hubbard,
 Husky,
 Hungerford,
 Hyneman,
 Jackson, of R. Island,
 Kennedy,
 Kent, of New York,
 Kerr,
 Kershaw,
 King, of Massachusetts,
 Lovett,
 Macon,
 McCoy,
 Montgomery,
 Moseley,
 Nelson,
 Oakley,
 Parker,
 Pearson,
 Pickering,
 Pickens,
 Piper,

Mr. Pitkin,
 Potter,
 John Reed,
 Rea, of Pennsylvania,
 Rich,
 Richardson,
 Ridgely,
 Robertson,
 Ruggles,
 Sevier,
 Sheffey,
 Sherwood,
 Shipherd,
 Smith, of New York,
 Smith, of Virginia,
 Stanford,
 Stuart,
 Sturges,
 Taggart,
 Taylor,
 Thompson,
 Vose,
 Ward, of New Jersey,
 Wheaton,
 White,
 Wilcox,
 Winter,
 Wood,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Alston,
 Anderson,
 Archer,
 Avery,
 Barnett,
 Bibb,
 Bowen,
 Brown,
 Caldwell,
 Chappell,
 Clark,
 Comstock,
 Condict,
 Conard,
 Davis, of Pennsylvania,

Mr. Desha,
 Duvall,
 Eppes,
 Findley,
 Fisk, of Vermont,
 Gholson,
 Glasgow,
 Gourdin,
 Griffin,
 Grundy,
 Hall,
 Harris,
 Humphreys,
 Ingersoll,
 Ingham,

Mr. Irwin,	Mr. Pleasants,
Jackson, of Virginia,	Rhea, of Tennessee;
Kilbourn,	Ringgold,
King, of N. Carolina,	Roane,
Lefferts,	Roberts,
Lowndes,	Sage,
Lyle,	Seybert,
M'Kee,	Sharp,
M'Kim,	Smith, of Pennsylvania,
M'Lean,	Tannehill,
Moore,	Telfair,
Murfree,	Whitehill,
Newton,	Wilson, of Pennsylvania.
Ormsby,	

The residue of the said amendments were then further amended: When

A motion was made by Mr. Hall further to amend the said amendments by striking out all of the same, except the clause which limits the continuance of the act until the end of the war and for one year thereafter.

And the question thereon being taken,

It was determined in the negative, { Yeas 55.
Nays 79.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,	Mr. Farrow,
Bard,	Forney,
Barnett,	Forsythe,
Beall,	Franklin,
Bowen,	Gholson,
Brown,	Goodwyn,
Burwell,	Griffin,
Caldwell,	Grundy,
Chappell,	Hall,
Clopton,	Harris,
Conard,	Hawes,
Crawford,	Hufly,
Deshay,	Hyneman,
Earle,	Ingham,
Evans,	Irwin,

293 JOURNAL OF THE HOUSE

Mr. Kennedy,
Kerr,
Kilbourn,
Lyle,
Macon,
McCoy,
McKim,
Moore,
Murfree,
Nelson,
Newton,
Ormsby,
Pickard,

Mr. Piper,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Ringgold,
Roane,
Roberts,
Sharp,
Smith, of Pennsylvania,
Stanford,
Tannehill,
Telfair,
Wright.

Those who voted in the negative, are

Mr. Atston,
Anderson,
Archer,
Baylies, of Massachusetts,
Bibb,
Bigelow,
Bradbury,
Breckenridge,
Brigham,
Caperton,
Calhoun,
Champion,
Cheves,
Cilley,
Condict,
Cooper,
Cox,
Culpeper,
Davenport,
Duvall,
Ely,
Eppes,
Findley,
Fisk, of Vermont,
Gaston,
Geddes,
Gloninger,
Goldsborough,
Gourdin,
Hale,
Hopkins, of Kentucky,
Hubbard,

Mr. Humphreys,
Hungerford,
Ingersoll,
Jackson, of R. Island,
Jackson, of Virginia,
Kent, of New York,
Kent, of Maryland,
Kershaw,
King, of Massachusetts,
King, of N. Carolina,
Lefferts,
Lewis,
Lovett,
Lownise,
M'Kee,
Miller,
Moseley,
Oakley,
Pearson,
Pickering,
Pitkin,
Pleasants,
Potter,
John Reed,
Rich,
Richardson,
Ridgely,
Robertson,
Ruggles,
Sage,
Sevier,
Seybert,

OF REPRESENTATIVES.

208

Mr. Sheffey,
Sherwood,
Shipherd,
Smith, of *Virginia*,
Sturges,
Taggart,
Taylor,
Vose,

Mr. Wheaton;
White,
Wilcox,
Wilson, of *Pennsylvania*,
Winter,
Wood,
Yancey.

On motion of Mr. Macon,
Ordered, That the said bill do lie on the table.
And then the House adjourned until to-morrow
morning, ten o'clock.

WEDNESDAY, July 14, 1813.

Ordered, That Mr. Shipherd and Mr. Bowers
have leave of absence from Sunday next for the re-
mainder of the session.

Mr. Crawford, from the joint committee for enrolled
bills, reported, that the committee did, this day,
present to the President of the United States, for his
approbation, sundry enrolled bills, the examination of
which was reported yesterday.

Ordered, That Thomas Hartwell have leave to
withdraw his petition and documents.

Mr. Troup, from the Committee on Military Af-
fairs, reported the bill from the Senate "making an
appropriation for the further defence of the ports and
harbors of the United States," without amendment.

Ordered, That the said bill be committed to a com-
mittee of the whole House on Monday next.

On a motion made and leave given,

Mr. Troup, from the same committee, reported a
bill authorizing the sale of sundry lots, the property
of the United States, in the borough of Pittsburg,
which was read the first time; and, on motion, the
said bill was read the second time, and committed to
a committee of the whole House on Saturday next.

On a motion made and leave given,

Mr. Troup, from the same committee, also reported.

210 JOURNAL OF THE HOUSE

a bill to regulate the allowance of forage to officers in the army of the United States, which was read the first time; and, on motion, the said bill was read the second time, and ordered to be engrossed and read the third time to day.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have concurred in the amendments of this House to the bill "for the relief of Alexander Scott," with amendments in which they desire the concurrence of this House.

A message was received from the President of the United States, by Mr. Graham, notifying that the President did, this day, approve and sign

"An act to reward the officers and crew of the sloop of war Hornet, and lieutenant Elliott and his officers and companions;"

"An act freeing from postage all letters and packets to and from the Superintendent General of military supplies;"

"An act to incorporate a company for making a certain turnpike road in the county of Alexandria," and

"An act to incorporate a company for making a certain turnpike road in the county of Washington in the district of Columbia."

Ordered, That the Clerk do acquaint the Senate therewith.

The House again resolved itself into the committee of the whole House to whom was committed the bill for the assessment and collection of direct taxes and internal duties, and other tax bills; and after some time spent therein, Mr. Speaker resumed the chair and Mr. Desha reported, that the committee had, according to order, again had the said bills under consideration and directed him to report the bill to lay duties on licenses to retailers of wines, spirituous liquors and foreign merchandise, with amendments; also the bill laying duties on bank notes and on notes of hand and foreign bills of exchange of certain descriptions,

with amendments; and had directed him to ask leave to sit again on the other subjects referred to them.

Ordered, That the committee of the whole House have leave to sit again.

The amendments to the bill laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise, were read and concurred in by the House.

And then the House adjourned until to-morrow morning, ten o'clock.

THURSDAY, July 15, 1813.

Ordered, That Mr. Wheaton have leave of absence from this day, and Mr. Bradbury from Saturday next, for the balance of the session.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "to establish the town of Mobile a port of entry," with amendments, in which they desire the concurrence of this House.

The said amendments were read at the Clerk's table and concurred in.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. M'Kim presented a petition of Joshua Dorsey, of Baltimore, praying to be released from prison where he is confined on judgments obtained against him at the suit of the United States, as surety in certain revenue bonds.

Mr. Cheves presented a petition of sundry owners of private armed vessels, praying that the duties on prize goods brought in private armed vessels may be reduced.

Ordered, That the said petitions be referred to the Committee of Ways and Means.

Mr. Beall presented a petition of sundry inhabitants of Beaver county, state of Pennsylvania, pray-

ing that a post-route may be established from Washington, by Mount Pleasant, Burgettstown, Georgetown and West Union, in Pennsylvania, to New Lisbon, in Ohio.

Mr. Beall also presented a petition of sundry inhabitants of Beaver county aforesaid, praying that a post-route may be established from Beavertown to Burgettstown.

Ordered, That the said petitions do lie on the table.

Mr. Robertson presented a petition of the president, directors and company of the Bank of Orleans, praying to be reimbursed the amount of monies lately advanced by them to facilitate the military operations in the southern district of the United States.

Ordered, That the said petition be referred to the Committee of Ways and Means.

Mr. Bibb, from the Committee of Ways and Means, reported the agreement of that committee to the amendments of the Senate to the bill "for the assessment and collection of direct taxes and internal duties," with an amendment, which, together with the amendments of the Senate, were read and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Roberts, from the committee to whom was re-committed the bill from the Senate "supplementary to the acts heretofore passed on the subject of an uniform rule of naturalization," reported the same with amendments, which were read and referred to a committee of the whole House on Saturday next.

The following order was moved by Mr. Goldsborough.

Ordered, That 5,000 copies be printed of the resolution passed by this House on the 1st day of March last, requesting certain information from the President of the United States relative to the French decree purporting to be a repeal of the Berlin and Milan decrees, and of the communication made to this House by the President on the 3d of the same month, in con-

sequence of that resolution, and also of the resolutions of the House of the 21st of June last, requesting further information on the same subject.

And on the question that the House do now proceed to consider the said order,

It was determined in the negative, { Yeas 52.
Nays 77.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Macon,
Benson,	M'Kee,
Bigelow,	Miller,
Bradbury,	Moseley
Breckenridge,	Oakley,
Champion,	Pearson,
Chappell,	Pickering,
Cheves,	Pitkin,
Cilley,	Potter,
Comstock,	John Reed,
Culpeper,	Richardson,
Davenport,	Ruggles,
Ely,	Sheffey,
Forsythe,	Sherwood,
Gaston,	Shipherd,
Geddes,	Stanford,
Gloninger,	Sturges,
Goldsbrough,	Taggart,
Hawes,	Taylor,
Hopkins, of Kentucky,	Thompson,
Hungerford,	Vose,
Jackson, of Rhode Island,	White,
Kerr,	Wilcox,
King, of Massachusetts,	Wilson, of Pennsylvania,
Lewis,	Winter,
Lovett,	Wright.

Those who voted in the negative, are

Mr. Alston,	Mr. Barnett,
Anderson,	Beall,
Archer,	Bibb,
Avery,	Bowen,
Bard,	Brown,

Mr. Burwell,
Butler,
Caldwell,
Calhoun,
Clepton,
Condict,
Copard,
Crawford,
Creighton,
Davis, of Pennsylvania,
Dessa,
Duvall,
Earle,
Farrow,
Findley,
Forney,
Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hasbrouck,
Hubbard,
Husty,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Kennedy,

Mr. Kershaw,
Kilbourn,
King, of North Carolina,
Lefferts,
Lyle,
M'Coy,
M'Kim,
M'Lean,
Moore,
Murfree,
Nelson,
Newton,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Roane,
Roberts,
Robertson,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Strong,
Tannehill,
Telfair,
Troup,
Ward, of New Jersey,
Whitehill,
Yancey.

An engrossed bill to regulate the allowance of forage to officers in the army of the United States, was read the third time and passed.

Ordered, That the title be "An act to regulate the allowance of forage to officers in the army of the United States," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The amendment of the Senate to the amendment of this House to the bill "for the relief of Alexander Scott," was read and referred to a committee of the whole House to-day.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed a bill "authorizing the payment for waggons and teams captured or destroyed by the enemy at Detroit," in which they desire the concurrence of this House. The President of the United States did, on the 13th instant, approve and sign "An act to relinquish the claims of the United States to certain goods, wares and merchandise captured by private armed vessels."

The said bill was read the first time; and, on motion, the said bill was read the second time and referred to the Committee of Claims.

The House resumed the consideration of the bill laying duties on licenses to retailers of wines, spirituous liquors, and foreign merchandise.

A motion was made by Mr. Bibb to re-consider the vote of yesterday concurring in the amendment to insert the words "*except in case of pedlars,*" in the 25th line of the first section.

And the question being taken,
It passed in the affirmative.

The question was then again taken to concur in the said amendment,

And was determined in the negative.

A motion was made by Mr. Taylor to re-consider the vote of yesterday, concurring in an amendment to come in at the end of the first section.

And the question being taken,
It was determined in the negative.

A motion was then made by Mr. Pitkin, further to amend the said bill by striking out from the first section the following words: "*That every person who shall deal in the selling of any goods, wares or merchandise, except such as are of the growth, produce, or manufacture of the United States, and except such as are sold in the original cask, case, box, or package wherein the same shall have been imported, shall be*

deemed to be, and hereby is declared to be a retail dealer in merchandise within the meaning of this act."

And the question being taken,

It was determined in the negative, { Yeas 37.
Nays 90.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Moseley,
Benson,	Oakley,
Bradbury,	Pearson,
Breckenridge,	Pitkin,
Brigham,	Potter,
Caperton,	John Reed,
Champion,	Ridgely,
Cilley,	Robertson,
Davenport,	Ruggles,
Ely,	Sherwood,
Gaston,	Shipherd,
Grosvenor,	Sturges,
Hufty,	Taggart,
Jackson, of R. Island,	Thompson,
Kent, of New York,	Vose,
King, of Massachusetts,	White,
Lewis,	Wilcox,
Lovett,	Wilson, of Pennsylvania.
Miller,	

Those who voted in the negative, are

Mr. Alexander,	Mr. Clark,
Alaton,	Clopton,
Anderson,	Comstock,
Archer,	Condick,
Bard,	Conard,
Barnett,	Crawford,
Beall,	Creighton,
Bibb,	Davis, of Pennsylvania,
Bowen,	Dawson,
Brown,	Desha,
Butler,	Earle,
Caldwell,	Eppes,
Calhoun,	Evans,
Chappell,	Farrow,
Cheves,	Findley,

OF REPRESENTATIVES. 217

Mr. Fisk, of Vermont,	Mr. McCoy,
Forney,	McKim,
Forsythe,	McLean,
Franklin,	Montgomery,
Gholson,	Moore,
Glasgow,	Murfree,
Gourdin,	Nelson,
Griffin,	Newton,
Grundy,	Parker,
Hall,	Pitcher,
Murphy,	Piper,
Hayes,	Rea, of Pennsylvania,
Hopkins, of Kentucky,	Rhea, of Tennessee,
Hubbard,	Rich,
Humphreys,	Richardson,
Hungersford,	Rossie,
Hyndman,	Roberts,
Ingersoll,	Seyler,
Ingham,	Sharp,
Irvine,	Smith, of Pennsylvania,
Kennedy,	Stanford,
Kent, of Maryland,	Strong,
Kerry,	Tappahill,
Kershaw,	Taylor,
Kilbourn,	Telfair,
King, of N. Carolina,	Troup,
Lefferts,	Ward, of New Jersey,
Lowndes,	Whitehill,
Lyle,	Wright,
Macon,	Yancey.

A motion was then made by Mr. King, of Massachusetts, to amend the bill by adding the following proviso to the end of the first section:

And provided further, That nothing in this act contained shall prevent the owner, master, mate and mariners of any vessel of the United States of not more than one hundred and fifty tons burthen, from selling their respective proportions of the return cargo of such vessel, in the original cask, case, box, or package wherein the same shall have been imported, in the same manner as though this act had never been passed.

And the question being taken,

It passed in the affirmative.

The said bill was then further amended at the Clerk's table and ordered to be engrossed and read the third time to-morrow.

Ordered, That the bill laying duties on bank notes, and on notes of hand, and foreign bills of exchange of certain descriptions, do lie on the table.

The House then resolved itself into a committee of the whole House on the bill from the Senate "making an appropriation for the further defence of the ports and harbors of the United States;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckenridge reported, that the committee had, according to order, had the said bill under consideration, and made no amendment thereto.

The said bill was then read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resumed the consideration of the amendments reported by the committee of the whole House to the bill laying duties on bank notes, and on notes of hand, and foreign bills of exchange of certain descriptions, and the said amendments being again read at the Clerk's table, were severally concurred in by the House.

A motion was then made by Mr. King, of Massachusetts, further to amend the bill by adding the following proviso to the end of the first section, to wit:

Provided further, That where any bank, by the existing laws of any state, now pays a tax on the capital stock or dividend of such bank to such state, such tax shall be deducted from the amount of the tax imposed by this act.

And the question being taken,

It was determined in the negative.

Mr. King again moved further to amend the bill by adding the following proviso to the end of the second section, to wit:

Provided, That where any bank, by the existing laws of any state, now pays a tax to such state on the capital stock or dividend of such bank, such tax shall be deducted from the composition allowed by this act; provided it does not exceed one per cent. on the amount of the annual dividend of such bank.

And the question being taken,

It was determined in the negative.

A motion was then made by Mr. Taylor, further to amend the bill by striking out from the first section the following words: "*On any bond, obligation or promissory note, or notes, not issued by any bank, companies or bankers, as aforesaid, discounted by any such bank, companies or banker, and on any foreign or inland bill or bills of exchange above fifty dollars, and having one or more endorsers, according to the following scale, to wit:*

If not exceeding one hundred dollars, five cents.

If above one hundred and not exceeding two hundred dollars, ten cents.

If above two hundred and not exceeding five hundred dollars, twenty-five cents.

If above five hundred and not exceeding one thousand dollars, fifty cents.

If above one thousand and not exceeding one thousand five hundred dollars, seventy-five cents.

If above one thousand five hundred and not exceeding two thousand dollars, one dollar.

If above two thousand and not exceeding three thousand dollars, one dollar and fifty cents.

If above three thousand and not exceeding four thousand dollars, two dollars.

If above four thousand and not exceeding five thousand dollars, two dollars and fifty cents.

If above five thousand and not exceeding ten thousand dollars, five dollars.

If above ten thousand and not exceeding fifty thousand dollars, twenty-five dollars.

220 JOURNAL OF THE HOUSE

If above fifty thousand and not exceeding one hundred thousand dollars, fifty dollars.

If above one hundred thousand dollars, one hundred dollars."

And the question being taken,

It was determined in the negative, { Yeas 40.
Nays 90.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Avery,
Benson,
Breckenridge,
Brigham,
Butler,
Caperton,
Cilley,
Comstock,
Davenport,
Fisk, of Vermont,
Gaston,
Hanson,
Hasbrouck,
Jackson, of R. Island,
Kennedy,
Kent, of New York,
Kent, of Maryland,
Lewis,
Macon,
M'Kim,

Mr. Miller,
Moseley,
Oakley,
Pearson,
Potter,
John Reed,
Rich,
Ruggles,
Sherwood,
Smith, of New York,
Stanford,
Strong,
Stuart,
Taylor,
Vose,
Ward, of New Jersey,
White,
Wilson, of Massachusetts,
Winter,
Wright.

Those who voted in the negative, are

Mr. Alexander,
Alston,
Anderson,
Archer,
Bard,
Barnett,
Baylies, of Massachusetts,
Beall,
Bibb,
Bowen,
Brown,
Burwell,

Mr. Caldwell,
Calhoun,
Champion,
Chappell,
Cheves,
Clopton,
Conard,
Crawford,
Creighton,
Culpeper,
Davis, of Pennsylvania,
Dawson,

Mr. Desha,	Mr. Lyle,
Duval,	M'Coy,
Earle,	M'Kee,
Ely,	M'Lean,
Eppes,	Montgomery,
Evans,	Moore,
Farrow,	Murfree,
Findley,	Nelson,
Forney,	Newton,
Forsythe,	Pickins,
Franklin,	Piper,
Gholson,	Pitkin,
Glasgow,	Pleasants,
Gloninger,	Rea, of Pennsylvania,
Goodwyn,	Rhea, of Tennessee,
Gourdin,	Richardson,
Griffin,	Ridgely,
Grundy,	Roane,
Hall,	Roberts,
Hawes,	Robertson,
Hufton,	Sevier,
Hungerford,	Seybert,
Hyneman,	Sharp,
Ingersoll,	Sheffey,
Irwin,	Shipherd,
Kerr,	Smith, of Pennsylvania,
Kershaw,	Sturges,
Kilbourn,	Telfair,
King, of Massachusetts,	Troup,
King, of North Carolina,	Whitehill,
Lefferts,	Wilcox,
Lovett,	Wilson, of Pennsylvania,
Lowndes,	Yancey.

The said bill was further amended.

And on the question that the same be engrossed for a third reading,

It passed in the affirmative, Yeas 90.
Nays 50.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson;

Mr. Archer,
Avery,
Bard,

250 JOURNAL OF THE HOUSE

Mr. Barnett,	Mr. Hyneman,
Beall,	Ingersoll,
Bibb,	Ingham,
Bowen,	Irwin,
Brown,	Kennedy,
Burwell,	Kerr,
Caldwell,	Kershaw,
Calhoun,	Kilbourn,
Chappell,	King, of <i>N. Carolina</i> ,
Cheves,	Lefferts,
Clark,	Lowndes,
Clopton,	Lyle,
Comstock,	Macon,
Condict,	M'Coy,
Conard,	M'Kee,
Crawford,	M'Lean,
Creighton,	Montgomery,
Davis, of <i>Pennsylvania</i> ,	Moore,
Dawson,	Murfree,
Desha,	Nelson,
Duvall,	Pickens,
Eppes,	Piper,
Evans,	Pleasants,
Farrow,	Rea, of <i>Pennsylvania</i> ,
Findley,	Rhea, of <i>Tennessee</i> ,
Forney,	Rich,
Forsythe,	Richardson,
Franklin,	Roane,
Gholson,	Roberts,
Glasgow,	Robertson,
Goodwyn,	Sevier,
Gourdin,	Seybert,
Griffin,	Sharp,
Grundy,	Smith, of <i>Pennsylvania</i> ,
Hall,	Smith, of <i>Virginia</i> ,
Harris,	Tannehill,
Hasbrouck,	Taylor,
Hawes,	Telfair,
Hopkins, of <i>Kentucky</i> ,	Troup,
Hubbard,	Whitehill,
Humphreys,	Wilson, of <i>Pennsylvania</i> ,
Hungerford,	Yancey.

Those who voted in the negative, are

Mr. Baylies, of <i>Massachusetts</i> ,	Mr. Bradbury,
Benson,	Breckenridge,
Bigelow,	Brigham,

Mr. Chapman,	Mr. Oakley,
Champion,	Parker,
Cilley,	Pearson,
Culpeper,	Pickering,
Davenport,	Pitkin,
Ely,	Potter,
Fisk, of Vermont,	John Read,
Gastony,	Ruggles,
Geddes,	Sheffey,
Gloninger,	Sherwood,
Goldsborough,	Shipherd,
Grostenor,	Stanford,
Hanson,	Stuart,
Hatty,	Sturges,
Jackson, of R. Island,	Thompson,
Kent, of New York,	Vose,
King, of Massachusetts,	Ward, of New Jersey,
Lewis,	White,
Lovett,	Wilcox,
McKim,	Wilson, of Massachusetts,
Miller,	Winter,
Moseley,	Wright.

Ordered, That the bill be read the third time to-morrow.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have disagreed to the amendment of this House to their amendment to the bill 16 for the assessment and collection of direct taxes and internal duties."

On motion of Mr. Stuart,

The House was cleared of all persons except the members, Clerk, Sergeant-at-arms and Door-keeper, and the doors were closed; and after remaining so for some time they were opened.

And the House adjourned until to-morrow morning ten o'clock.

FRIDAY, July 16, 1812.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker.—The Senate have passed a bill “to prohibit the use of licenses or passes, granted by the authority of the government of the United Kingdom of Great Britain and Ireland,” in which they desire the concurrence of this House.

The said bill was read the first time; and, on motion, the said bill was read the second time, and referred to the Committee on Foreign Relations.

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee had examined an enrolled bill “providing for the further defence of the ports and harbors of the United States,” and had found the same to be truly enrolled: When,

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Archer, from the Committee of Claims, reported the bill from the Senate, “authorizing the payment for waggons and teams captured or destroyed by the enemy at Detroit,” with amendments, which were read, and with the bill committed to a committee of the whole House to-morrow.

On a motion made and leave given,

Mr. Nelson, from the Committee on the Naval Establishment, reported a bill supplementary to the act, entitled “An act to encourage the destruction of the armed vessels of war of the enemy,” passed the third of March, 1813, which was read the first time; and, on motion, the said bill was read the second time and committed to a committee of the whole House to-morrow.

On motion of Mr. Rhea, leave was given to introduce a bill to authorize the transportation of certain documents free of postage, which was read the first time; and, on motion, the said bill was read the second time, and ordered to be engrossed and read the third time to-day.

The House proceeded to consider the message from the Senate disagreeing to the amendment of this House to the amendment of the Senate to the bill “for the ap-

OF REPRESENTATIVES.

125

assessment and collection of direct taxes and internal duties :" Whereupon,

Resolved, That this House doth recede from their said amendment.

Ordered, That the Clerk do acquaint the Senate therewith.

Ordered, That Mr. Taylor, Mr. Richardson and Mr. Yancey be appointed of the committee on Foreign Relations, in the place of Mr. Jackson, of Virginia, Mr. Fisk, of New York, and Mr. Webster, who are absent on leave.

The House resumed the consideration of the bill to lay a duty on imported salt.

The question recurred on concurring in the second amendment reported by the committee of the whole House.

A motion was made by Mr. Macon to amend the said amendment, by inserting the following section, to come in as the third section of the bill :

Sec. 3. *And be it further enacted*, That no bounty, drawback or allowance shall be made under the authority of this act, unless it shall be proved to the satisfaction of the collector that the pickled fish or salted provisions for which the bounty, drawback or allowance shall be claimed, was wholly cured with foreign salt, and on which a duty shall have been secured or paid.

And the question thereon being taken,

It passed in the affirmative.

A motion was made by Mr. Fisk, of Vermont, further to amend the bill by striking out the following words from the eighth to the eleventh lines, inclusively, " and on all provisions salted within the United States, (dried fish excepted) and exported therefrom subsequent to the said day, there shall be allowed and paid a bounty of twenty cents per barrel."

And the question thereon being taken,

It passed in the affirmative.

226 JOURNAL OF THE HOUSE

A motion was made by Mr. Macon that the further consideration of the said bill be postponed until the first Monday in November next.

And the question being taken,

It was determined in the negative, { Yeas 51.
Nays 85.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Lovett,
Benson,	Macon,
Bigelow,	Moseley,
Bowers,	Oakley,
Bradbury,	Pearson,
Brigham,	Pickering,
Burwell,	Pitkin,
Butler,	Potter,
Caperton,	Richardson,
Champion,	Ridgely,
Cilley,	Ruggles,
Culpeper,	Smith, of New York,
Davenport,	Smith, of Virginia,
Ely,	Stanford,
Forney,	Stuart,
Franklin,	Sturges,
Gaston,	Taggart,
Geddes,	Thompson,
Gloninger,	Vose,
Goldsborough,	Wheaton,
Hufly,	White,
Hungerford,	Wilcox,
Jackson, of R. Island,	Wilson, of Massachusetts,
Kent, of New York,	Winter,
Kent, of Maryland,	Wright.
Lewis,	

Those who voted in the negative, are

Mr. Alexander,	Mr. Beall,
Alston,	Bibb,
Anderson,	Bowen,
Archer,	Brown,
Avery,	Caldwell,
Bard,	Chappell,
Barnett,	Cheves,

Mr. Clark,
 Clopton,
 Comstock,
 Conard,
 Creighton,
 Davis, of *Pennsylvania*,
 Desha,
 Duvall,
 Earle,
 Eppes,
 Evans,
 Farrow,
 Findley,
 Fisk, of *Vermont*,
 Gholson,
 Goodwyn,
 Gourdin,
 Griffin,
 Grundy,
 Hall,
 Harris,
 Hasbrouck,
 Hawes,
 Hopkins, of *Kentucky*,
 Hubbard,
 Humphreys,
 Hyneman,
 Ingersoll,
 Ingham,
 Kennedy,
 Kerr,
 Kershaw,
 Kilbourn,
 King, of *Massachusetts*,
 King, of *N. Carolina*,
 Lefferts,

Mr. Lewndes,
 Lyle,
 M'Kee,
 M'Kim,
 M'Lean,
 Montgomery,
 Moore,
 Nelson,
 Newton,
 Ormsby,
 Parker,
 Pickins,
 Piper,
 Pleasants,
 John Reed,
 Rea, of *Pennsylvania*,
 Rhea, of *Tennessee*,
 Rich,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Sharp,
 Smith, of *Pennsylvania*,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Ward, of *New Jersey*,
 Wilson, of *Pennsylvania*,
 Wood,
 Yancey.

On motion of Mr. Bibb,
 The said amendment was further amended: When
 The question was again stated to concur in the said
 amendment as amended.

It passed in the affirmative.

A motion was made by Mr. Macon, further to amend
 the bill by striking out the words "of twenty cents
 per bushel," and in lieu thereof to insert "thirty-thre
 and one third per cent. ad valorem,"

382 JOURNAL OF THE HOUSE

And the question thereon being taken,

It was determined in the negative.

A motion was made by Mr. Pickins, further to amend the said bill by striking out the words "*with respect to drawbacks,*" in the ninth line of the first section, and to insert after the word "States," in the eleventh line of the same section, the words "Provided that drawback shall in no case be allowed."

And the question being taken,

It passed in the affirmative.

A motion was made by Mr. Yancey, to amend the bill by striking out the words "*twenty cents,*" in the third line of the first section, the duty proposed to be laid on a bushel of salt, and in lieu thereof to insert "*ten cents.*"

The motion being modified by the mover to read twelve and a half cents,

The question was taken to agree to the said amendment,

And determined in the negative, { Yeas, 69.
Nays 70.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Baylies, of Massachusetts,	Mr. Gloninger,
Benson,	Goldsborough,
Bigelow,	Goodwyn,
Breckenridge,	Hall,
Brigham,	Hanson,
Burwell,	Hasbrouck,
Butler,	Hawes,
Caperton,	Huffy,
Champion,	Hungerford,
Cilley,	Jackson, of R. Island,
Culpeper,	Kennedy,
Davenport,	Kent, of New York,
Ely,	Kent, of Maryland,
Evans,	Kerr,
Farrow,	Kershaw,
Franklin,	Lewis,
Gaston,	Lovett,

Mr. Macom,	Mr. Shipberd,
M'Coy,	Smith, of New York,
Miller,	Smith, of Virginia,
Moore,	Stanford,
Moseley,	Stuart,
Nelson,	Sturges,
Oakley,	Taggart,
Pearson,	Thompson,
Pickering,	Vose.
Pickins,	Ward, of New Jersey,
Piper,	Wheaton,
Pitkin,	White,
Potter,	Wilcox,
Rea, of Pennsylvania,	Wilson, of Massachusetts,
Rich,	Winter,
Richardson,	Wright,
Ruggles,	Xancey.
Sherwood,	

Those who voted in the negative, are

Mr. Alexander,	Mr. Fisk, of Vermont,
Alston,	Forney,
Anderson,	Gholson,
Archer,	Gourdin,
Avery,	Griffin,
Bard,	Grundy,
Barnett,	Harris,
Beall,	Hopkins, of Kentucky,
Bibb,	Hubbard,
Bowen,	Humphreys,
Brown,	Hyneman,
Caldwell,	Ingersoll,
Chappell,	Ingham,
Cheves,	Kilbourn,
Clark,	King, of Massachusetts,
Clopton,	King, of N. Carolina,
Comstock,	Lefferts,
Condict,	Lowndes,
Conard,	Lyle,
Crawford,	M'Kee,
Creighton,	M'Kim,
Davis, of Pennsylvania,	M'Lean,
Desha,	Montgomery,
Duvall,	Newton,
Earle,	Ormsby,
Eppes,	Parker,
Findley,	Pleasants,

Mr. Rhea, of Tennessee,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Seybert,
 Sharp,

Mr. Smith, of Pennsylvania,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Whitehill,
 Wilson, *of Pennsylvania*,
 Wood.

A motion was then made by Mr. Wright, to strike out the aforesaid words "twenty cents," and to insert "fourteen cents."

And the question being taken,

It was determined in the negative, { Yeas 55.
 Nays 74.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Benson,
 Breckenridge,
 Brigham,
 Butler,
 Caperton,
 Champion,
 Cilley,
 Culpeper,
 Davenport,
 Evans,
 Farrow,
 Forney,
 Franklin,
 Gaston,
 Gloninger,
 Goldsborough,
 Goodwyn,
 Grosvenor,
 Hasbrouck,
 Hawes,
 Hungerford,
 Kennedy,
 Kent, *of New York*,
 Lewis,
 Lovett,
 Macon,
 M'Coy,
 Miller,

Mr. Moore,
 Moseley
 Nelson,
 Oakley,
 Pearson,
 Pickins,
 Piper,
 Pitkin,
 Potter,
 Rea, *of Pennsylvania*,
 Rich,
 Richardson,
 Ruggles,
 Sherwood,
 Shipherd,
 Smith, *of New York*,
 Smith, *of Virginia*,
 Stanford,
 Stuart,
 Vose,
 Ward, *of New Jersey*,
 White,
 Wilcox,
 Wilson, *of Massachusetts*.
 Winter,
 Wright,
 Yancey.

Those who voted in the negative, are

Mr. Alexander,	Mr. Hubbard,
Alston,	Humphreys,
Anderson,	Hyneman,
Archer,	Ingersoll,
Avery,	Ingham,
Bard,	Kilbourn,
Barnett,	King, of <i>Massachusetts</i> ,
Beall,	King, of <i>North Carolina</i> ,
Bibb,	Lefferts,
Bowen,	Lowndes,
Brown,	Lyle,
Caldwell,	M'Kee,
Calhoun,	M'Kim,
Chappell,	M'Lean,
Cheves,	Montgomery,
Clark,	Newton,
Clopton,	Ormsby,
Comstock,	Parker,
Condict,	Pickering,
Conard,	Pleasants,
Crawford,	Rhea, of <i>Tennessee</i> ,
Creighton,	Ringgold,
Davis, of <i>Pennsylvania</i> ,	Roane,
Desha,	Roberts,
Duvall,	Robertson,
Earle,	Sevier,
Eppes,	Seybert,
Findley,	Sharp,
Fisk, of <i>Vermont</i> ,	Smith, of <i>Pennsylvania</i> ,
Gholson,	Tannehill,
Gourdin,	Taylor,
Griffin,	Telfair,
Grundy,	Thompson,
Hall,	Troup,
Hanson,	Whitehill,
Harris,	Wilson, of <i>Pennsylvania</i> ,
Hopkins, of <i>Kentucky</i> ,	Wood.

The title of the said bill was amended so as to read
 "A bill laying a duty on imported salt, granting a
 bounty on pickled fish and allowances to certain ves-
 sels employed in the fisheries."

Ordered, That the said bill be engrossed and read
 the third time to-morrow.

222 JOURNAL OF THE HOUSE

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee had presented to the President of the United States the bill the examination of which was this day reported.

An engrossed bill "to authorize the transportation of certain documents free of postage," was read the third time and passed.

Ordered, That the title be "An act to authorize the transportation of certain documents free of postage," and that the Clerk do carry the said bill to the Senate and desire their concurrence sherein.

An engrossed bill laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise, was read the third time.

And on the question, shall this bill pass?

It passed in the affirmative, { Yeas 84.
Nays 46.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,	Davis, of Pennsylvania,
Alston,	Deshaw,
Anderson,	Duvall,
Archer,	Earle,
Avery,	Eppes,
Bard,	Evans,
Barnett,	Lindley,
Beall,	Forney,
Bibb,	Franklin,
Bowen,	Gholson,
Brown,	Goodwyn,
Burwell,	Gourdin,
Butler,	Griffin,
Caldwell,	Grundy,
Calhoun,	Hall,
Chappell,	Harris,
Clark,	Hasbrouck,
Condict,	Hawes,
Conard,	Hopkins, of Kentucky,
Crawford,	Hubbard,
Creighton,	Humphreys,

Mr. Hungerford,
 Hyneman,
 Ingersoll,
 Ingham,
 Kennedy,
 Kent, of *Maryland*,
 Kerr,
 Kershaw,
 Kilbourn,
 King, of *N. Carolina*,
 Lefierts,
 Lowndes,
 Lyle,
 Macon,
 M'Coy,
 M'Kee,
 M'Kim,
 M'Lean,
 Montgomery,
 Moore,
 Nelson,

Mr. Newton,
 Ormsby,
 Parker,
 Pickens,
 Piper,
 Pleasants,
 Rea, of *Pennsylvania*,
 Rhea, of *Tennessee*,
 Rich,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sharp,
 Smith, of *Pennsylvania*,
 Smith, of *Virginia*,
 Taylor,
 Telfair,
 Ward, of *New Jersey*,
 Wilson, of *Pennsylvania*,
 Yancey.

Those who voted in the negative, are

Mr. Baylies, of *Massachusetts*,
 Benson,
 Bigelow,
 Bradbury,
 Breckenridge,
 Brigham,
 Caperton,
 Champion,
 Cheves,
 Cilley,
 Culpeper,
 Davenport,
 Ely,
 Gaston,
 Gloninger,
 Goldsborough,
 Grosvenor,
 Hansop,
 Hufty,
 Jackson, of *Rhode Island*,
 Kent, of *New York*,
 King, of *Massachusetts*,
 Lewis,

Mr. Lovett,
 Miller,
 Oakley,
 Pearson,
 Picketing,
 Pitkin,
 Potter,
 John Reed,
 Ruggles,
 Sherwood,
 Shipherd,
 Smith, of *New York*,
 Stanford,
 Starges,
 Taggart,
 Thompson,
 Vose,
 Wheaton,
 White,
 Wilcox,
 Wilson, of *Massachusetts*,
 Winter.

Ordered, That the title be "An act laying duties on licenses to retailers of wines, spirituous liquors, and foreign merchandise," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

An engrossed bill laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions, was read the third time: When

On motion of Mr. Bibb,

Ordered, That the said bill do lie on the table.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed a bill "for the remission of certain duties to the Pennsylvania academy of the fine arts;" also, a bill "concerning suits and costs in the courts of the United States;" also, a bill "for the relief of Elisha J. Winter," and a "resolution respecting a day of public humiliation and prayer," in which bills and resolution they desire the concurrence of this House: The Senate have passed the bill "to establish the office of commissioner of the revenue," with an amendment, in which they also desire the concurrence of this House: The Senate have concurred in the resolution adopted by this House on the 12th instant, instructing the joint committee to consider and report as to the time when it will be advisable Congress should adjourn to meet again after the close of the present session.

On motion of Mr. Troup,

The House was cleared of all persons except the members, clerk, sergeant at arms and doorkeeper, and the doors were closed, and having remained so for some time they were again opened.

And the House adjourned until to-morrow morning, ten o'clock.

SATURDAY, July 17, 1813.

Ordered, That Mr. Evans and Mr. Kershaw have leave of absence from Thursday next, and Mr. Whitehill from Tuesday next, for the balance of the session.

Mr. Geddes presented petitions from Levi Bishop and Israel Bacon, setting forth that they were volunteers in the army and were in the battle of Queenstown, in Upper Canada, in which the former lost an arm and the latter was severely wounded, and praying relief.

Ordered, That the said petitions be referred to the Committee on Military Affairs.

Mr. Condict presented a memorial of sundry inhabitants of New Jersey, representing the defenceless condition of the port and district of Great Egg Harbor, and praying that measures may be taken to place that post in a state of defence.

Ordered, That the said memorial be referred to the Secretary of War.

Mr. Nelson submitted the following resolutions for consideration :

1. Resolved, That the Committee on Naval Affairs be instructed to inquire into the expediency of affording encouragement to the private armed vessels of the United States to cruise against the ships and vessels of the enemy, by diminishing the duties on prizes and prize goods captured by them, or by permitting them to bring into port, free from duty, all prizes and prize goods ; and that they have leave to report by bill or otherwise.

2. Resolved, That the Naval Committee be instructed to inquire into the expediency of encouraging the private armed ships and vessels of the United States to capture the officers, seamen and marines of the enemy, by holding out the offer of a bounty for all such captives.

A motion was made by Mr. Bibb, to amend the first resolution by striking out the words "*by diminishing the duties on prizes and prize goods captured by them,*

236 JOURNAL OF THE HOUSE

or by permitting them to bring into port, free from duty, all prizes and prize goods."

And the question being taken,

It was determined in the negative.

A motion was made by Mr. Ingham to amend the first resolution, by striking out the words "or by permitting them to bring into port, free from duty, all prizes and prize goods."

And the question thereon being taken,

It passed in the affirmative.

A division of the question to agree to the said resolutions was called for: Upon which,

The question was taken on the first resolution as amended.

And passed in the affirmative, { Yeas 86.
Nays 51.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,	Mr. Earle,
Anderson,	Eppa,
Avery,	Evans,
Bard,	Farrow,
Barnett,	Findley,
Beall,	Forney,
Bibb,	Gholson,
Bowen,	Glasgow,
Brown,	Gloninger,
Burwell,	Goodwyn,
Butler,	Gourdin,
Caldwell,	Griffin,
Chappell,	Grundy,
Clopton,	Hall,
Comstock,	Harris.
Condict,	Hasbrouck,
Conard,	Hawes,
Crawford,	Hopkins, of Kentucky,
Creighton,	Hubbard,
Davis, of Pennsylvania,	Humphreys,
Dawson,	Hungerford,
Desha,	Hyneman,
Duvall,	Ingersoll,

OF REPRESENTATIVES: 287

Mr. Ingham,
Irwin,
Kennedy,
Kerr,
Kershaw,
Kilbourn,
King, of N. Carolina,
Lefferts,
Lyle,
Macon,
McCoy,
McKim,
McLean,
Murfree,
Nelson,
Newton,
Ormsby,
Pickins,
Piper,
Pleasants,

Mr. Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Richardson,
Roane,
Roberts,
Robertson,
Sevier,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,
Stanford,
Strong,
Tannehill,
Taylor,
Telfair,
Ward, of New Jersey,
Wilson, of Pennsylvania,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of Massachusetts,
Benson,
Bigelow,
Bowers,
Bradbury,
Breckenridge,
Brigham,
Caperton,
Cheeves,
Cilley,
Clark,
Culpeper,
Davenport,
Ely,
Forsythe,
Gaston,
Geddes,
Goldsborough,
Grosvenor,
Hanson,
Hufty,
Jackson, of R. Island,
Kent, of New York,
King, of Massachusetts,
Lewis,
Levett,

Mr. Lowndes,
M' Kee,
Miller,
Montgomery,
Moseley,
Pearson,
Pickering,
Pitkin,
Potter,
John Reed,
Ridgely,
Ruggles,
Sheffley,
Sherwood,
Shipherd,
Smith, of New York,
Sturges,
Taggart,
Thompson,
Vose,
Wheaton,
White,
Wilcox,
Wilson, of Massachusetts,
Winter.

298 JOURNAL OF THE HOUSE

The second resolution was then agreed to by the House.

On motion of Mr. Roberts,

Resolved, That the Naval Committee be further instructed to inquire if any, and if any, what alterations it would be expedient to make relative to fees charged in the courts of admiralty in the trial of libels on prize goods, and that they have power to report by bill or otherwise.

The bill from the Senate "for the remission of certain duties to the Pennsylvania academy of the fine arts," was read the first time; and, on motion, the said bill was read the second time and committed to a committee of the whole House to-day.

The bill from the Senate "concerning suits and costs in courts of the United States," was read the first time; and, on motion, the said bill was read the second time, and referred to Mr. Pitkin, Mr. Cheves, Mr. Oakley, Mr. Ingersoll and Mr. Pickens.

The bill from the Senate "for the relief of Elisha J. Winter," was read the first time; and, on motion, the said bill was read the second time and referred to the Committee of Claims.

The resolution from the Senate "respecting a day of public humiliation and prayer," was read the first time; and, on motion, the said resolution was read the second time, and ordered to be read the third time to-day.

The amendment proposed by the Senate to the bill "to establish the office of commissioner of the revenue," was read and committed to a committee of the whole House to-day.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "laying duties on sales at auction of merchandise, and of ships and vessels;" also, the bill "laying duties on licenses to distillers of spirituous liquors;" also, the bill "laying duties on sugars refined within the United

OF REPRESENTATIVES. 559

States ;" also, the bill " laying duties on carriages for the conveyance of persons," with amendments to each, in which they desire the concurrence of this House.

An engrossed bill laying a duty on imported salt, granting a bounty on pickled fish, and allowances to certain vessels employed in the fisheries," was read the third time ; and the question was stated, shall this bill pass ? When

A motion was made by Mr. Murfree, that the said bill be postponed until the first Monday in December next.

And the question being taken,

It was determined in the negative, { Yeas 62.
Nays 87.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. *Baylies, of Massachusetts,* Mr. *Kent, of Maryland,*

Benson,	Kerr,
Bigelow,	Lewis,
Bowers,	Lovett,
Bradbury,	Macon,
Breckenridge,	Miller,
Brigham,	Moore,
Burwell,	Moseley,
Butler,	Murfree,
Caperton,	Oakley,
Champion,	Pearson,
Cilley,	Pickering,
Culpeper,	Pickens,
Davenport,	Pitkin,
Ely,	Potter,
Forsythe,	Richardson,
Franklin,	Ridgely,
Gaston,	Ruggles,
Gloninger,	Sheffey,
Goldsborough,	Sherwood,
Grosvenor,	Shipherd,
Hanson,	Smith, of New York,
Hungerford,	Smith, of Virginia,
Jackson, of R. Island,	Stanford,
Kent, of New York,	Strong,

210 JOURNAL OF THE HOUSE

Mr. Stuart,
Sturges,
Taggart,
Thompson,
Vose,
Wheaton,

Mr. White,
Wilcox,
Wilson, of *Massachusetts*,
Winter,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Bowen,
Brown,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,
Clopton,
Comstock,
Condict,
Conrad,
Crawford,
Creighton,
Davis, of *Pennsylvania*,
Dawson,
Desha,
Duvall,
Earle,
Eppes,
Evans,
Farrow,
Findley,
Fisk, of *Vermont*,
Forney,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,

Mr. Harris,
Hasbrouck,
Hawes,
Hopkins, of *Kentucky*,
Hubbard,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Kennedy,
Kershaw,
Kilbourn,
King, of *Massachusetts*,
King, of *N. Carolina*,
Lefferts,
Lowndes,
Lyle,
M'Coy,
M'Kee,
M'Kim,
M'Lean,
Montgomery,
Nelson,
Newton,
Ormsby,
Parker,
Piper,
Pleasants,
John Reed,
Rea, of *Pennsylvania*,
Rhea, of *Tennessee*,
Rich,
Ringgold,
Roane,
Roberts,
Robertson,
Sage,
Sevier,

OF REPRESENTATIVES.

241

Mr. Seybert,
Sharp,
Smith, of Pennsylvania,
Tannehill,
Taylor,

Mr. Telfair,
Ward, of New Jersey,
Whitehill,
Wilson, of Pennsylvania.

The question was then taken, that the said bill do pass,

And passed in the affirmative, { Yeas 90.
{ Nays 55.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,
Anderson,
Archer,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Bowen,
Brown,
Caldwell,
Calhoun,
Chappelt,
Cheves,
Clark,
Clopton,
Comstock,
Condict,
Conard,
Crawford,
Creighton,
Davis, of Pennsylvania,
Dawson,
Desha,
Duvall,
Earle,
Eppes,
Evans,
Farrow,
Findley,
Fisk, of Vermont,
Forney,

Mr. Forsythe,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hasbrouck,
Hawes,
Hopkins, of Kentucky,
Hubbard,
Humphreys,
Hyneman,
Ingersoll,
Ingham,
Irwin,
Kennedy,
Kerr,
Kershaw,
Kilbourn,
King, of North Carolina,
Lefferts,
Lowndes,
Lyle,
M'Kee,
M'Kim,
M'Lean,
Montgomery,
Murfree,
Nelson,

242 JOURNAL OF THE HOUSE

Mr. Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
John Reed,
Rea, of *Pennsylvania*,
Rhea, of *Tennessee*,
Rich,
Ringgold,
Roane,
Roberts,

Mr. Robertson,
Sage,
Sevier,
Seybert,
Sharp,
Smith, of *Pennsylvania*,
Tannehill,
Taylor,
Telfair,
Ward, of *New Jersey*,
Whitehill,
Wilson, of *Pennsylvania*,
Yancey.

Those who voted in the negative, are

Mr. Baylies, of *Massachusetts*,
Benson,
Bigelow,
Bradbury,
Breckenridge,
Brigham,
Burwell,
Butler,
Caperton,
Champion,
Cilley,
Culpeper,
Davenport,
Ely,
Franklin,
Gaston,
Gloninger,
Goldsborough,
Grosvenor,
Hanson,
Hungerford,
Jackson, of *R. Island*.
Kent, of *New York*,
Kent, of *Maryland*,
King, of *Massachusetts*,
Lewis,
Lovett,
Macon,

Mr. M'Coy,
Miller,
Moore,
Moseley,
Oakley,
Pickering,
Pitkin,
Potter,
Ridgely,
Ruggles,
Sheffey,
Sherwood,
Shipherd,
Smith, of *New York*,
Smith, of *Virginia*,
Stanford,
Strong,
Stuart,
Sturges,
Thompson,
Vose,
Wheaton,
White,
Wilcox,
Wilson, of *Massachusetts*,
Winter,
Wright.

Ordered, That the title be "An act laying a duty
on imported salt, granting a bounty on pickled fish

exported, and allowances to certain vessels employed in the fisheries," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

On motion of Mr. Nelson,

Ordered, That the petition of the officers and crew of the United States' late brig Vixen be referred, to the Committee of Claims.

Ordered, That Richard Bland Lee have leave to withdraw his petition and documents.

And then House adjourned until Monday morning, ten o'clock.

MONDAY, July 19, 1813.

Ordered, That Mr. Goldsborough and Mr. Kilbourn have leave of absence from to-morrow, and Mr. Ward, of New Jersey, from Saturday next, for the balance of the session.

On a motion made and leave given,

Mr. Archer, from the Committee of Claims, presented a bill for the relief of the officers and crew of the United States brig Vixen, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-morrow.

Mr. Archer, from the same committee, reported the bill from the Senate "for the relief of Elisha I. Winter," with an amendment.

Ordered, That the said bill be committed to a committee of the whole House to-morrow.

The resolution from the Senate "respecting a day of public humiliation and prayer," was read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The amendments proposed by the Senate to the bill "laying duties on carriages for the conveyance of persons," was read and concurred in by the House.

214 JOURNAL OF THE HOUSE

The amendments proposed by the Senate to the bill "laying duties on sugars refined within the United States," were read and concurred in by the House.

The amendments proposed by the Senate to the bill "laying duties on licenses to distillers of spirituous liquors," were read and concurred in by the House.

The amendments proposed by the Senate to the bill "laying duties on sales at auction of merchandise and of ships and vessels," were read and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate that this House have concurred in their amendments to the several bills above mentioned.

The House then resolved itself into a committee of the whole House on the amendment proposed by the Senate to the bill "to establish the office of commissioner of the revenue;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Alston reported, that the committee had, according to order, had the said amendment under consideration and agreed to the same.

The said amendment was then read at the Clerk's table and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resumed the consideration of the engrossed bill laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by certain companies, and on bills of exchange of certain descriptions : Whereupon,

Ordered, That the said bill be re-committed to a committee of the whole House.

The House then resolved itself into a committee of the whole House on the said bill ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill under consideration, and made amendments thereto, which he delivered in

at the Clerk's table, where they were again read, and are as follow :

Strike out from the word " exceeding," in the thir-ty-fifth line of the engrossed bill the following words : " ten thousand dollars, five dollars. If above ten thousand and not exceeding fifty thousand dollars, twenty-five dollars. If above fifty thousand and not exceeding one hundred thousand dollars, fifty dollars. If above one hundred thousand dollars, one hundred dollars," and in lieu thereof to insert " seven thousand dollars, three dollars and fifty cents. If above seven thousand and not exceeding eight thousand dollars, four dollars. If above eight thousand dollars, five dollars."

The question was then taken to concur in the said amendment.

And passed in the affirmative, { Yeas 65.
{ Nays 62.

The yeas and nays being demanded by by one-fifth of the members present.

Those who voted in the affirmative, are

Mr. Archer,	Mr. Geddes,
Beall,	Grosvenor,
Bayly, of Virginia,	Hasbrouck,
Bigelow,	Huffy,
Bradbury,	Jackson, of R. Island,
Brigham,	Kent, of New York,
Burwell,	Kent, of Maryland,
Champion,	Kerr,
Chappell,	King, of Massachusetts,
Cheves,	King, of N. Carolina,
Cilley,	Lewis,
Clark,	Lovett,
Comstock,	Lowndes,
Condict,	M'Kee,
Culpeper,	Miller,
Davenport,	Moseley,
Duvall,	Murfree,
Ely,	Newton,
Evans,	Oakley,
Gaston,	Pearson,

Mr. Pickering,
 Pitkin,
 Pleasants,
 Potter,
 John Reed,
 Richardson,
 Ridgely,
 Robertson,
 Ruggles,
 Seybert,
 Sheffey,
 Sherwood,
 Shipherd,

Mr. Smith, of New York,
 Stanford,
 Sturges,
 Taggart,
 Taylor,
 Vose,
 Ward, of New Jersey,
 Wheaton,
 White,
 Wilson, of Massachusetts,
 Winter,
 Wright.

Those who voted in the negative, are

Mr. Alston,
 Anderson,
 Avery,
 Bard,
 Barnett,
 Benson,
 Bibb,
 Bowen,
 Brown,
 Calhoun,
 Clopton,
 Crawford,
 Creighton,
 Davis, of Pennsylvania,
 Dawson,
 Dasha,
 Eppes,
 Farrow,
 Findley,
 Fisk, of Vermont,
 Forney,
 Franklin,
 Gholson,
 Glasgow,
 Glounger,
 Goodwyn,
 Griffin,
 Grundy,
 Hall,
 Harris,
 Hawes,

Mr. Hopkins, of Kentucky,
 Hubbard,
 Humphreys,
 Hungerford,
 Hynehan,
 Ingersoll,
 Irwin,
 Kennedy,
 Kershaw,
 Kilbourn,
 Lyle,
 M'Coy,
 M'Kim,
 M'Lean,
 Moore,
 Nelson,
 Ormsby,
 Piper,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Ringgold,
 Roane,
 Roberts,
 Sevier,
 Sharp,
 Smith, of Virginia,
 Strong,
 Telfair,
 Whitehill,
 Wilson, of Pennsylvania.

Ordered, That the said bill be engrossed and read the third time to-day.

The House resolved itself into a committee of the whole House on the amendment of the Senate to the amendment of this House, to the bill "for the relief of Alexander Scott;" and, after some time spent therein, Mr. Speaker resumed the chair, and Mr. Hopkins, of Kentucky, reported, that the committee had, according to order, had the said amendment under consideration, and agreed to the same.

The said amendment was then again read at the Clerk's table and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill from the Senate "supplementary to the acts heretofore passed upon the subject of an uniform rule of naturalization;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Grosvenor reported, that the committee had, according to order, had the said bill under consideration, and agreed to the amendment reported thereto by the select committee, with an amendment, which he delivered in at the Clerk's table, where the said amendment, as amended, was again read and concurred in by the House.

A motion was made by Mr. Roberts to amend the said amendment by striking out these words, "*who had before that day made a declaration according to law of their intentions to become citizens of the United States, or who by the existing laws of the United States were on that day entitled to become citizens without making such declaration;*" as also to strike out the word "*thereof,*" and in lieu of the same to insert, "*of the United States if they shall have resided therein for the continued term of five years, immediately preceding their admission as citizens in manner aforesaid :*" When

248 JOURNAL OF THE HOUSE

A motion was made by Mr. Gaston, that the said bill be postponed indefinitely.

And the question being taken,

It was determined in the negative.

The question was then taken on the amendments proposed by Mr. Roberts,

And was determined in the negative.

A motion was made by Mr. Kennedy, further to amend the said amendment by inserting after the words "United States," the words "or had intermarried with a citizen of the United States."

And the question being taken,

It was determined in the negative.

Ordered, That the said amendment be engrossed, and the bill read the third time to-day.

An engrossed bill laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions, was read the third time.

And on the question, shall this bill pass?

It passed in the affirmative, { Yeas 81.
Nays 46.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,
Anderson,
Archer,
Bard,
Barnett,
Beall,
Bibb,
Brown,
Burwell,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,

Mr. Comstock,
Condict,
Crawford,
Creighton,
Davis, of Pennsylvania,
Dawson,
Desha,
Duvall,
Eppes,
Evans,
Farrow,
Findley,
Forney,
Forsythe,

OF REPRESENTATIVES. \$40

Mr. Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hawes,
Hopkins, of Kentucky,
Humphrey's,
Hungerford,
Hyneman,
Ingersoll,
Kennedy,
Kent, of Maryland,
Kerr,
Kershaw,
Kilbourn,
Lefferts,
Lowndes,
Lyle,
Macon,
McCoy,
M'Kee,
M'Lean,

Mr. Montgomery,
Moore,
Murfree,
Nelson,
Newton,
Ormsby,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Ringgold,
Rbane,
Roberts,
Robertson,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Taylor,
Telfair,
Whitehill,
Wilson, of Pennsylvania,
Yancey.

Those who voted in the negative, are

Mr. Bayly, of Virginia,
Benson,
Bigelow,
Bradbury,
Breckenridge,
Brigham,
Champion,
Cilley,
Davenport,
Ely,
Gaston,
Geddes,
Gloninger,
Grosvenor,
Hasbrouck,
Hufty,
Kent, of New York,
King, of Massachusetts,

Mr. Lewis,
Lovett,
McKim,
Miller,
Moseley
Oakley,
Parker,
Pearson,
Pickering,
Pitkin,
Potter,
John Reed,
Ridgely,
Ruggles,
Sheffey,
Sherwood,
Shipherd,
Smith, of New York,

Stanford,
Sturges,
Taggart,
Thompson,
Vose,

Wheaton,
White,
Wilson, of *Massachusetts*,
Winter,
Wright.

Ordered, That the title be "An act laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House resolved itself into a committee of the whole House, on the bill giving further time for registering claims to lands in the late district of Arkansaw, in the territory of Missouri; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Stanford reported, that the committee had, according to order, had the said bill under consideration, and made amendments thereto, which he delivereded in at the Clerk's table, where they were again read and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-morrow.

The House resolved itself into a committee of the whole House on the bill for the relief David Henley; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Lewis reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill be engrossed and read the third time to-morrow.

The bill from the Senate "supplementary to the acts heretofore passed on the subject of an uniform rule of naturalization," was read the third time, as amended, and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

OF REPRESENTATIVES.

281

The House resolved itself into a committee of the whole House on the bill to amend and explain the act regulating pensions to persons on board private armed ships; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Macon reported, that the committee had, according to order, had the said bill under consideration, and made no amendment thereto.

Ordered, That the bill be engrossed and read the third time to-morrow.

And then the House adjourned until to-morrow morning, ten o'clock.

TUESDAY, July 20, 1813.

Ordered, That Mr. Ingersoll and Mr. Ingham have leave of absence from to-morrow, Mr. Davenport from Saturday, Mr. Murfree from Thursday, and Mr. Harris from to-day, for the remainder of the session.

Mr. Ridgely presented a petition of John Toomey, of Delaware, praying compensation for services rendered as a soldier in the revolutionary army.

Ordered, That the said petition be referred to the Committee of Claims.

Mr. Eppes, from the Committee of Ways and Means, reported the bill from the Senate "for the relief of the owners of the ships Good Friends, Amazon and United States, and their cargoes," without amendment.

Ordered, That the said bill be committed to a committee of the whole House to-morrow.

Mr. Fisk, from the Committee of Elections, made the following report, which was read and ordered to lie on the table.

The Committee of Elections, to whom it was referred to examine the credentials and other certificates of the election of members returned to serve in this House, have attended to the same and report, in part:

262 JOURNAL OF THE HOUSE

It appears to your committee, upon examination, that the credentials of the following members are sufficient to entitle them to seats in this House, to wit:

From NEW HAMPSHIRE,

{ Bradbury Cilley,
William Hale,
Roger Vose,
Daniel Webster,
Jeduthun Wilcox.

From MASSACHUSETTS,

{ William Baylies,
Abijah Bigelow,
George Bradbury,
Elijah Brigham,
Samuel Davis,
Daniel Dewey,
William Ely,
Levi Hubbard,
Cyrus King,
Timothy Pickering,
John Reed,
William Reed,
William M. Richardson,
Nathaniel Ruggles,
Samuel Taggart,
Artemus Ward,
Laban Wheaton,
John Wilson,
Abiel Wood,
James Parker.

From CONNECTICUT,

{ Epaphroditus Champion,
John Davenport, jun.
Lyman Law,
Jonathan O. Moseley,
Timothy Pitkin,
Lewis B. Sturges,
Benjamin Tallmadge.

From RHODE ISLAND,

{ Richard Jackson, jun.
Elisha R. Potter.

From VERMONT,

{ William C. Bradley,
Ezra Butler,
James Fisk,
Richard Skinner,
William Strong,
Charles Rich.

OF REPRESENTATIVES.

253

From NEW YORK,

{ Daniel Avery,
Egbert Benson,
Alexander Boyd,
Oliver C. Comstock,
Peter Denoyelles,
Jonathan Fisk,
James Geddes,
Thomas P. Grosvenor,
Abraham Hasbrouck,
Samuel M. Hopkins,
Nathaniel W. Howell,
Moss Kent,
John Leferts,
John Lovett,
Jacob Markell,
Morris S. Miller,
Hosea Moffit,
Thomas I. Oakley,
Jotham Post, jun.
Ebenezer Sage,
Samuel Sherwood,
Zebulon R. Shipherd,
William S. Smith,
John W. Taylor,
Joel Thompson,
Elisha J. Winter,
John M. Bowers.

From NEW JERSEY,

{ Lewis Condict,
William Cox,
Jacob Hufty,
James Schureman,
Richard Stockton,
Thomas Ward.

From PENNSYLVANIA,

{ William Anderson,
David Bard,
Robert Brown,
John Conard,
William Crawford,
Roger Davis,
William Findley,
Hugh Glasgow,
John Gloninger,
Isaac Griffin,
John M. Hyneman,
Charles J. Ingersoll,
Samuel D. Ingham,
Jared Irwin,

and costs in courts of the United States," reported the same with amendments, which were read and agreed to by the House.

The said bill was then further amended, and the amendments were ordered to be engrossed and the bill to be read a third time to-day.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed the bill "for the relief of Edwin T. Satterwhite."

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee had examined an enrolled bill "for the relief of Alexander Scott," and had found the same to be truly enrolled : When

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

An engrossed bill for the relief of David Henley was read the third time and passed.

Ordered, That the title be "An act for the relief of David Henley."

An engrossed bill to amend and explain the act regulating pensions to persons on board private armed ships, was read the third time and passed.

Ordered, That the title be "An act to amend and explain the act regulating pensions to persons on board private armed ships."

An engrossed bill giving further time for registering claims to lands in the late district of Arkansaw, in the territory of Missouri, was read the third time and passed.

Ordered, That the Clerk do carry the said several bills to the Senate and desire their concurrence therein.

The House resolved itself into a committee of the whole House on the bill for the relief of John James Dufour, and his associates ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Moore reported, that the committee had, according to

order, had the said bill under consideration and made an amendment thereto, which was read and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-morrow.

The bill from the Senate, "concerning suits and costs in courts of the United States," was read the third time and passed as amended.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill concerning invalid pensioners ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Macon reported, that the committee had, according to order, had the said bill under consideration and made some progress therein, and had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

A message, in writing, was received from the President of the United States, of a confidential nature :

Upon which

The House was cleared of all persons except the Members, Clerk, Sergeant-at-arms and Door-keeper, and the doors were closed ; and having remained so for some time, they were again opened.

Mr. Benson, from the joint committee, by leave of the House, reported a bill fixing the time for the next meeting of Congress, which was read the first time ; and, on motion, the said bill was read the second time :

When

A motion was made by Mr. Benson, to amend the said bill by striking out the words "*first Monday in December next,*" and insert "*first Monday in November next.*"

And the question being taken,

It was determined in the negative.

Another motion was then made by Mr. Benson, to amend the bill by striking out the words aforesaid, and to insert "*third Monday in November next.*"

And the question being taken,
It was determined in the negative.

A motion was made by Mr. Rhea, of Tennessee, to amend the bill by striking out the words aforesaid, and to insert "last Monday in November next."

And the question being taken,
It was determined in the negative.

Ordered, That the said bill be engrossed and read the third time to-day.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "to regulate the allowance of forage to officers in the army of the United States;" also the bill "to continue in force, for a limited time, certain acts authorizing corps of rangers for the protection of the frontier of the United States, and making appropriations for the same :" The Senate have concurred in the amendments of this House to the bill "concerning suits and costs in the courts of the United States :" The President of the United States did, on the 16th instant, approve and sign "An act providing for the further defence of the ports and harbors of the United States." The Senate have appointed a committee on their part to present to the President of the United States the "resolution respecting a day of public humiliation and prayer."

Ordered, That Mr. Bard and Mr. Taggart be appointed the committee on the part of this House to present the said resolution to the President of the United States.

A motion was made by Mr. Calhoun, that the House do now resolve itself into a committee of the whole House on the report made on the 13th instant, by the Committee on Foreign Relations, on the message of the President of the United States, transmitting a report from the Secretary of State, touching a decree of France, purporting to be a repeal of the decrees of Berlin and Milan.

OF REPRESENTATIVES. 259

And the question being taken,

It was determined in the negative, { Yeas 62.
Nays 74.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,	Mr. Kent, of New York,
Anderson,	Kerr,
Bard,	Lewis,
Barnett,	Lovett,
Bayly, of Virginia,	M'Lean,
Bigelow,	Moseley,
Bowen,	Newton,
Breckenridge,	Oakley,
Butler,	Pearson,
Caperton,	Pickering,
Calhoun,	Pitkin,
Clopton,	Potter,
Comstock,	Rhea, of Tennessee,
Conard,	Rich,
Davenport,	Ringgold,
Earle,	Roane,
Ely,	Roberts,
Forney,	Sevier,
Franklin,	Sharp,
Gaston,	Sheffey,
Gholson,	Sherwood,
Goldsborough,	Shipherd,
Griffin,	Smith, of New York,
Grosvenor,	Strong,
Grundy,	Telfair,
Hall,	Thompson,
Hanson,	Vose,
Humphreys,	White,
Hungerford,	Whitehill,
Ingham,	Wilson, of Massachusetts,
Irwin,	Wilson, of Pennsylvania.

Those who voted in the negative, are

Mr. Archer,	Mr. Caldwell,
Avery,	Champion,
Bibb,	Chappell,
Bradbury,	Cheves,
Brigham,	Cilley,
Burwell,	Clark,

248 JOURNAL OF THE HOUSE

A motion was made by Mr. Gaston, that the said bill be postponed indefinitely.

And the question being taken,

It was determined in the negative.

The question was then taken on the amendments proposed by Mr. Roberts,

And was determined in the negative.

A motion was made by Mr. Kennedy, further to amend the said amendment by inserting after the words "United States," the words "or had intermarried with a citizen of the United States."

And the question being taken,

It was determined in the negative.

Ordered, That the said amendment be engrossed, and the bill read the third time to-day.

An engrossed bill laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions, was read the third time.

And on the question, shall this bill pass?

It passed in the affirmative, { Yeas 81.
Nays 46.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,
Anderson,
Archer,
Bard,
Barnett,
Beall,
Bibb,
Brown,
Burwell,
Caldwell,
Calhoun,
Chappell,
Cheves,
Clark,

Mr. Comstock,
Condict,
Crawford,
Creighton,
Davis, of Pennsylvania,
Dawson,
Desha,
Duvall,
Eppes,
Evans,
Farrow,
Findley,
Forney,
Forsythe,

OF REPRESENTATIVES.

\$40

Mr. Franklin,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Harris,
Hawes,
Hopkins, of Kentucky,
Humphreys,
Hungerford,
Hyneman,
Ingersoll,
Kennedy,
Kent, of Maryland,
Kerr,
Kershaw,
Kiblourn,
Lefferts,
Lowndes,
Lyle,
Macon,
McCoy,
McKee,
McLean,

Mr. Montgomery,
Moore,
Murfree,
Nelson,
Newton,
Ormsby,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Ringgold,
Roane,
Roberts,
Robertson,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Taylor,
Telfair,
Whitehill,
Wilson, of Pennsylvania,
Yancey.

Those who voted in the negative, are

Mr. Bayly, of Virginia,
Benson,
Bigelow,
Bradbury,
Breckenridge,
Brigham,
Champion,
Cilley,
Davenport,
Ely,
Gaston,
Geddes,
Gloninger,
Grosvenor,
Hasbrouck,
Hufty,
Kent, of New York,
King, of Massachusetts,

Mr. Lewis,
Lovett,
McKim,
Miller,
Moseley
Oakley,
Parker,
Pearson,
Pickering,
Pitkin,
Potter,
John Reed,
Ridgely,
Ruggles,
Sheffey,
Sherwood,
Shipherd,
Smith, of New York,

262 JOURNAL OF THE HOUSE

Ordered, That the said amendment be engrossed and the bill be read the third time to-morrow.

And then the House adjourned until to-morrow morning, ten o'clock.

WEDNESDAY, July 21, 1813.

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee had examined several enrolled bills, entitled as follows: to wit,

"An act for the remission of certain duties to the Pennsylvania academy of fine arts."

"An act to regulate the allowance of forage to officers in the army of the United States."

"An act for the relief of Edwin T. Satterwhite."

"An act for the assessment and collection of direct taxes and internal duties."

"An act to establish the town of Mobile a port of entry."

"An act concerning suits and costs in courts of the United States," and had found the same to be truly enrolled: When

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. King, of Massachusetts, presented a petition of Jeremiah Hill, late collector of Saco, in the state of Massachusetts, praying to be allowed and paid his proportion of a judgment recovered by him in the name of the United States, whilst acting as collector aforesaid.

Ordered, That the said petition be referred to the Committee of Ways and Means.

Ordered, That John Gooding and Hollins and M'Blair have leave to withdraw their petitions and documents; and that Henry Harris also have leave to withdraw his petition and documents.

Mr. Nelson, from the Committee on the Naval Establishment, reported a bill allowing a bounty to the

owners, officers and crews of the private armed vessels, which was read the first time; and, on motion, the said bill was read the second time and committed to a committee of the whole House to-day.

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee did this day present to the President of the United States, for his approbation, an enrolled bill "for the relief of Alexander Scott;" as also, the several enrolled bills, the examination of which has been this day reported.

On motion of Mr. Calhoun,

The House was cleared of all persons except the members, Clerk, Sergeant-at-arms and Door-keeper, and the doors were closed; and remained so until

THURSDAY, July 22, 1813.

When the doors were again opened.

Ordered, That Mr. M'Kee and Mr. Avery have leave of absence from Monday next, Mr. Sage from Saturday next, and Mr. Gaston from to-day, for the remainder of the session.

On a motion made and leave given,

Mr. Eppes, from the Committee of Ways and Means, reported a bill authorizing a loan for a sum not exceeding millions of dollars, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-morrow.

On motion of Mr. Hempstead,

Resolved, That the Committee on Military Affairs be instructed to inquire whether any, and if any, what amendments are necessary to be made to the act, entitled "An act to raise ten additional companies of rangers," with instruction to report by bill or otherwise.

An engrossed bill concerning invalid pensioners, was read the third time and passed,

284 JOURNAL OF THE HOUSE

Ordered, That the title be "An act concerning invalid pensioners."

An engrossed bill for the relief of the officers and crew of the United States' brig Vixen, was read the third time and passed.

Ordered, That the title be "An act for the relief of the officers and crew of the United States' brig Vixen."

An engrossed bill for the relief of John James Dufour and his associates, was read the third time and passed.

Ordered, That the title be "An act for the relief of John James Dufour and his associates," and that the Clerk do carry the said bills to the Senate and desire their concurrence therein.

The bill from the Senate "for the relief of Elisha I. Winter," was read the third time and passed as amended.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill from the Senate "for the relief of the owners of the ships Good Friends, Amazon and United States, and their cargoes;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration and made some progress therein, and not having time to go through the same had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

The House then resolved itself into a committee of the whole House on the bill allowing a bounty to the owners, officers and crews of the private armed vessels; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Desha reported, that the committee had, according to order, had the said bill

under consideration, and made some progress therein, and had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

The doors were then closed, and remaining so for some time they were again opened.

Mr. Crawford, from the joint committee on enrollment, reported, that they had examined the following enrolled bills, viz :

"An act to continue in force for a limited time certain acts authorizing corps of rangers for the protection of the frontier of the United States;

"An act laying duties on sugar refined within the United States;

"An act laying duties on carriages for the conveyance of persons: And

"An act to establish the office of commissioner of the revenue," and had found the same to be truly enrolled. Whereupon,

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

And the House adjourned until to-morrow morning, ten o'clock.

FRIDAY, July 23, 1813.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined two enrolled bills : to wit,

"An act laying duties on sales at auction of merchandise, and of ships and vessels;" and

"An act laying duties on licenses to distillers of spirituous liquors;" and had found the same to be truly enrolled : When

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Hangerford presented a petition of sundry inhabitants of the Northern Neck of Virginia, praying that a new collection district, and that a port of entry may be established at Dividing creek.

Ordered, That the said petition be referred to the Committee of Commerce Manufactures.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill “fixing the time for the next meeting of Congress.” The President of the United States did, on the 22d instant, approve and sign

“An act for the relief of Alexander Scott;”

“An act for the remission of certain duties to the Pennsylvania academy of fine arts;” And

“An act concerning suits and costs in the courts of the United States.”

On a motion made and leave given,

Mr Troup, from the Committee on Military Affairs, reported a bill supplementary to an act, entitled “An act supplementary to an act, entitled ‘An act to provide for calling forth the militia to execute the laws, suppress insurrections and repel invasions,’ and to repeal the act now in force for those purposes, and to increase the pay of volunteer and militia corps; which was read the first time; and, on motion, the said bill was read the second time and ordered to be engrossed and read the third time to-day.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill “to lay and collect a direct tax within the United States,” with several amendments, in which they desire the concurrence of this House.

The said amendments were read, and, together with the bill, referred to the Committee of Ways and Means.

The House resolved itself into a committee of the whole House on the bill from the Senate “authorizing the raising a corps of sea-fencibles;” and after some

time spent therein, Mr. Speaker resumed the chair, and Mr. Desha reported, that the committee had, according to order, had the said bill under consideration, and made an amendment thereto, which was read at the Clerk's table, and concurred in by the House.

Ordered, That the amendment be engrossed and the bill read the third time to-day.

The House resolved itself into a committee of the whole House on the bill supplementary to the act, entitled "An act for the better regulation of the ordinance;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckinridge reported, that the committee had, according to order, had the said bill under consideration and made an amendment thereto, which was again read at the Clerk's table and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-day.

An engrossed bill supplementary to an act, entitled "An act supplementary to an act, entitled 'An act to provide for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions, and to repeal the acts now in force for those purposes;'" and to increase the pay of volunteer and militia corps; was read the third time and passed.

Ordered, That the title be "An act supplementary to an act, entitled 'An act supplementary to the act, entitled 'An act to provide for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions, and to repeal the act now in force for those purposes, and to increase the pay of volunteer and militia corps;'" and that the Clerk do carry the bill to the Senate and desire their concurrence therein.

A motion was made by Mr. M'Kee, that the House do come to the following resolution:

Resolved, That the Committee on Military Affairs be instructed to inquire into the expediency of refunding to the state of Kentucky the sum of 5047 dollars

22 cents, expended by the said state in the defence of the south-western frontier, against the incursions of the hostile Indians, with leave to report by bill or otherwise.

A motion was made by Mr. Goldsborough to add the following after the word Indians, "and also, into the expediency of refunding to any other of the states, the constituted authorities of which may have been under the necessity of calling out the militia to repel the incursions of the enemy, the expenses that may have been incurred in consequence thereof."

And the question thereon being taken,

It passed in the affirmative.

The question was then taken to agree to the said resolution as amended,

And passed in the affirmative.

The House resolved itself into a committee of the whole House on the bill making further provision for the collection of internal duties, and for the appointment and compensation of assessors; and, after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckinridge reported, that the committee had, according to order, had the said bill under consideration, and made amendments thereto, which were again read at the Clerk's table, and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-morrow.

On a motion made and leave given,

Mr. Nelson, from the Committee on the Naval Establishment, reported a bill to repeal the additional duties on goods, wares and merchandise, captured and brought in by the private armed ships of the United States, which was ordered to lie on the table.

An engrossed bill supplementary to the act entitled "An act for the better regulation of the ordnance," was read the third time and passed.

Ordered, That the title be "An act supplementary to the act, entitled 'An act for the better regulation of

the ordinance ;" and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The bill from the Senate "to authorize the raising a corps of sea-fencibles," was read the third time and passed as amended.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill from the Senate "making appropriations for finishing the Senate chamber and repairing the roof of the north wing of the Capitol;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill be read the third time to-day.

The said bill was accordingly read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The order of the day for the House to resolve itself into a committee of the whole House on the bill from the Senate, "to provide for the accommodation of the household of the President of the United States," was called for by Mr. Bibb: When

A motion was made by Mr. Sheffey, that the said bill be postponed indefinitely.

And the question being taken,

It was determined in the negative, { Yea 45.
Nays 72.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Beall,
Bipelow,
Bowen,
Breckenridge,
Brown,

Mr. Burwell,
Caperton,
Champion,
Cilley,
Clark,

22 cents, expended by the said state in the defence of the south-western frontier, against the incursions of the hostile Indians, with leave to report by bill or otherwise.

A motion was made by Mr. Goldsborough to add the following after the word Indians, "and also, into the expediency of refunding to any other of the states, the constituted authorities of which may have been under the necessity of calling out the militia, to repel the incursions of the enemy, the expenses that may have been incurred in consequence thereof."

And the question thereon being taken,

It passed in the affirmative.

The question was then taken to agree to the said resolution as amended,

And passed in the affirmative.

The House resolved itself into a committee of the whole House on the bill making further provision for the collection of internal duties, and for the appointment and compensation of assessors; and, after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckinridge reported, that the committee had, according to order, had the said bill under consideration, and made amendments thereto, which were again read at the Clerk's table, and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-morrow.

On a motion made and leave given,

Mr. Nelson, from the Committee on the Naval Establishment, reported a bill to repeal the additional duties on goods, wares and merchandise, captured and brought in by the private armed ships of the United States, which was ordered to lie on the table.

An engrossed bill supplementary to the act entitled "An act for the better regulation of the ordnance," was read the third time and passed.

Ordered, That the title be "An act supplementary to the act, entitled 'An act for the better regulation of

the ordinance ;" and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The bill from the Senate "to authorize the raising a corps of sea-fencibles," was read the third time and passed as amended.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill from the Senate "making appropriations for finishing the Senate chamber and repairing the roof of the north wing of the Capitol;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill be read the third time to-day.

The said bill was accordingly read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The order of the day for the House to resolve itself into a committee of the whole House on the bill from the Senate, "to provide for the accommodation of the household of the President of the United States," was called for by Mr. Bibb : When

A motion was made by Mr. Sheffey, that the said bill be postponed indefinitely.

And the question being taken,

It was determined in the negative, { Yeas 45.
Nays 72.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Beall,

Bigelow,

Bowen,

Breckenridge,

Brown,

Mr. Burwell,

Caperton,

Champion,

Cilley,

Clark,

270 JOURNAL OF THE HOUSE

Mr. Culpeper,	Mr. Mobley,
Davenport,	Nelson,
Dessa,	Pickering,
Ely,	Pitkin,
Farrow,	Potter,
Geddes,	Ruggles,
Gloninger,	Sheffey,
Grundy,	Sherwood,
Hawes,	Shiperd,
Huffy,	Stanford,
Hungerford,	Strong,
Hyneman,	Thompson,
Jackson, of Rhode Island;	Voorhees,
King, of Massachusetts,	Ward, of New Jersey,
Lovett,	White,
Macon,	Wilson, of Massachusetts,
McKee,	Winter.
Montgomery,	

Those who voted in the negative, are

Mr. Alexander,	Mr. Griffin,
Anderson,	Hall,
Avery,	Hassbrouck,
Bard,	Humphreys,
Barnett,	Ingham,
Benson,	Irwin,
Bibb,	Kennedy,
Butler,	Kent, of New York,
Calhoun,	Kent, of Maryland,
Chappell,	Kerr,
Cheves,	Kershaw,
Clopton,	King, of N. Carolina,
Comstock,	Lefferts,
Condict,	Lewis,
Conrad,	Lowndes,
Creighton,	Lyle,
Davis, of Pennsylvania,	McKim,
Earle,	Moore,
Eppes,	Newton,
Evans,	Parker,
Findley,	Pickens,
Fisk, of Vermont,	Piper,
Forney,	Pleasants,
Forsythe,	Rea, of Pennsylvania,
Gholson,	Rhea, of Tennessee,
Glasgow,	Rich,
Goldsborough,	Ridgely,

OF REPRESENTATIVES.

Mr. Ringgold,
Roane,
Roberts,
Robertson,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,

**Stuart,
Sturges,
Tannehill,
Taylor,
Telfair,
Troup,
Wilson, of Pennsylvania,
Wright,
Yancey.**

The House then resolved itself into a committee of the whole House on the said bill; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Stanford reported, that the committee had, according to order, had the said bill under consideration, and made no amendment thereto.

Ordered, That the said bill be read the third time.

A motion was made by Mr. Hale, that the said bill do lie on the table.

And the question being taken,

It was determined in the negative.

The said bill was then read the third time,

And on the question that it do pass?

It passed in the affirmative, } Yeas 78.
Nays 46.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

**Mr. Alexander,
Anderson,
Avery,
Bard,
Barnett,
Benson,
Bibb,
Bowen,
Butler,
Calhoun,
Chappell,
Cheves,
Clopton,
Comstock,**

Mr. Condict,
Conard,
Crawford,
Creighton,
Davis, of Pennsylvania,
Dawson,
Earle,
Eppes,
Findley,
Fisk, of Vermont,
Forney,
Forsythe,
Franklin,
Gholson,

Mr. Goldsborough,	Mr. Parker,
Griffin,	Pickins,
Grundy,	Piper,
Hall,	Pleasants,
Hasbrouck,	Rea, of Pennsylvania,
Hawes,	Rhea, of Tennessee,
Hopkins, of Kentucky,	Rich,
Humphreys,	Richardson,
Ingham,	Ridgely,
Irwin,	Ringgold,
Kennedy,	Roane,
Kent, of New York,	Roberts,
Kent, of Maryland,	Robertson,
Kerr,	Sevier,
Kershaw,	Seibert,
Lefferts,	Sharp,
Lowndes,	Smith, of Pennsylvania,
Lyle,	Smith, of Virginia,
McKim,	Stuart,
M'Lean,	Sturges,
Moore,	Tannehill,
Murfree,	Taylor,
Newton,	Telfair,
Oakley,	Wilson, of Pennsylvania,
Ormsby,	Wright,

Those who voted in the negative, are

Mr. Beall,	Mr. Lovett,
Bigelow,	Matcham,
Breckenridge,	McCoy,
Burwell,	M Kee,
Caperton,	Montgomery,
Champion,	Moseley,
Cilley,	Nelson,
Clark,	Pearson,
Culpeper,	Pickering,
Davenport,	Pitkin,
Dessa,	Potter,
Ely,	John Reed,
Farrow,	Ruggles,
Geddes,	Sheffey,
Hufton,	Sherwood,
Hungerford,	Shiperd,
Hyneman,	Stanford,
Jackson, of R. Island,	Strong,
King, of Massachusetts,	Thompson,
Lewis,	Vose,

OF REPRESENTATIVES.

273

Mr. Ward, of New Jersey,
Wheaton,
White,

Mr. Wilson, of Massachusetts,
Winter.
Yancey.

Ordered, That the Clerk do acquaint the Senate therewith.

A message was received from the President of the United States, by Mr. Graham, notifying that the President did, yesterday, approve and sign

“An act for the assessment and collection of direct taxes and internal duties;”

“An act to establish the town of Mobile a port of entry;”

“An act for the relief of Edwin T. Satterwhite;”

And

“An act to regulate the allowance of forage to officers in the army of the United States.”

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee did, this day, present to the President of the United States, for his approbation, several enrolled bills, entitled as follow:

“An act laying duties on sales at auction of merchandise and of ships and vessels;”

“An act laying duties on licenses to distillers of spirituous liquors;”

“An act to continue in force for a limited time certain acts authorizing corps of rangers for the protection of the frontier of the United States;”

“An act laying duties on sugar refined within the United States;”

“An act laying duties on carriages for the conveyance of persons;” And

“An act to establish the office of commissioner of the revenue.”

Mr. Bard, from the joint committee appointed to present to the President of the United States the resolution of the two Houses “ respecting a day of humiliation and prayer,” reported, that the committee

had performed the duty assigned to them, and that the President answered, that he would take the subject of the said resolution into consideration.

And then the House adjourned until to-morrow morning, ten o'clock.

SATURDAY, July 24, 1813.

Mr. Cheves presented a petition of Robert Blake-ly, of Charleston, praying for the payment of a bill drawn by the deputy quarter-master general, at New Orleans, on the War Department, and purchased by the agent of the petitioner, payment of which has been refused at the War Office.

Ordered, That the said petition be referred to the Committee of Ways and Means.

Mr. Eppes, from the Committee of Ways and Means, reported the bill from the Senate for the relief of Thomas Denny, without amendment.

Ordered, That the said bill be committed to a committee of the whole House on Monday next.

On a motion made and leave given,

Mr. Eppes, from the same committee, reported a bill for the relief of George Lyon, which was read the first time; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-day.

On a motion made and leave given,

Mr. Eppes, from the same committee, reported a bill for the relief of Willet Warne, which was read the first time; and, on motion, the said bill was read the second time, and ordered to be engrossed and read the third time to-day.

Mr. Eppes, from the same committee, made a report on the petition of Joshua Dorsey, which was read and ordered to lie on the table.

On motion of Mr. Newton,

Ordered, That J. Mitchell have leave to withdraw his petition and documents.

OF REPRESENTATIVES. 225

On motion of Mr. Benson,

Resolved, That the committee of this House of the joint committee of both Houses to consider and report as to the time when an adjournment of the present session of Congress may probably take place, be discharged from the further consideration of the said matter so referred to them.

Mr. Nelson, from the Committee on the Naval Establishment, reported a bill for reducing the duties payable on prize goods captured by the private armed vessels of the United States ; which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House on Monday next.

The following joint resolution was submitted by Mr. Grundy :

Resolved, by the Senate and House of Representatives of the United States of America, in Congress assembled, That the President of the Senate and Speaker of the House of Representatives be, and they are hereby authorized to adjourn their respective Houses on Thursday the twenty-ninth day of July instant.

The said resolution was read the first time ; and, on motion, the said resolution was read the second time and ordered to be engrossed and read the third time to-day.

The House resolved itself into a committee of the whole House on the bill authorizing a loan for a sum not exceeding dollars ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Alston reported, that the committee had, according to order, had the said bill under consideration, and made an amendment thereto, by filling the blank with the words "seven millions five hundred thousand," which was again read at the Clerk's table, and concurred in by the House.

A motion was then made by Mr. Oakley, to amend the bill by striking out the fourth section of the said bill, and in lieu thereof to insert the following as the fourth section :

276 JOURNAL OF THE HOUSE

Sec. 4. *And be it further enacted*, That so much of the proceeds of the direct tax and of the internal duties which have been imposed by the several acts passed, or to be passed during the present session of Congress, as shall be necessary to defray the interest of the loan which may be made in pursuance of this act, be, and the same is hereby pledged for the payment of the said interest.

And the question to agree to the said amendment being taken,

It was determined in the negative, { Yeas 19.
Nays 94.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Bayly, of Virginia,	Sheffey,
Bigelow,	Sherwood,
Cilley,	Shipherd,
Ely,	Stanford,
Kent, of New York,	Stuart,
Lovett,	Thompson,
Moseley,	Vose,
Oakley,	Wilson, of Massachusetts,
Pitkin,	Winter.
Ridgely,	

Those who voted in the negative, are

Mr. Alston,	Mr. Chappell,
Anderson,	Cheves,
Archer,	Clopton,
Bard,	Comstock,
Barnett,	Condict,
Beall,	Conrad,
Bibb,	Crawford,
Bowen,	Creighton,
Breckenridge,	Culpeper,
Burwell,	Davis, of Pennsylvania,
Butler,	Dawson,
Caperton,	Desha,
Caldwell,	Earle,
Calhoun,	Eppes,
Champion,	Farrow,

OF REPRESENTATIVES. 277

Mr. Fieldley,
Forney,
Forsythe,
Franklin,
Gholson,
Glasgow,
Goldsborough,
Goodwyn,
Gourdin,
Grundy,
Hall,
Hasbrouck,
Hawes,
Hopkins, of Kentucky,
Hubbard,
Humphreys,
Hungerford,
Hyneman,
Ingersoll,
Kennedy,
Kerr,
King, of Massachusetts,
King, of N. Carolina,
Lefferts,
Lewis,
Lyle,
Macon,
McCoy,
McKim,
McLean,
Montgomery,
Moore,

Mr. Nelson,
Newton,
Parker,
Pickering,
Pickens,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Richardson,
Ringgold,
Rosane,
Roberts,
Robertson,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Sturges,
Tannehill,
Taylor,
Teifair,
Troup,
Ward, of New Jersey,
White,
Whitehill,
Wilson, of Pennsylvania,
Wright,
Yancey.

Ordered, That the said bill be engrossed and read the third time to-day.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed the bill " laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise," with amendments ; in which they desire the concurrence of this House. The Senate have also passed the bill " laying a duty on imported salt ; granting a bounty on pickled fish exported, and allowances to certain ves-

sels employed in the fisheries." Also, the bill "to authorize the transportation of certain documents, by mail, free of postage." The Senate have concurred in the amendments of this House to the bill for the relief of Elisha J. Winter; as also, in the amendment of this House to the bill "authorizing the raising a corps of sea-fencibles."

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee had examined several enrolled bills, entitled

"An act fixing the time for the next meeting of Congres ;"

"An act authorizing the raising a corps of sea-fencibles ;"

"An act making an appropriation for finishing the Senate chamber, and repairing the roof of the north wing of the Capitol ;"

"An act for the relief of Elisha J. Winter ;" and

"An act to provide for the accommodation of the household of the President of the United States,"

And had found the same to be truly enrolled :

When,

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

The amendments of the Senate to the bill "laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise, were read and referred to the Committee of Ways and Means.

An engrossed bill making further provision for the collection of internal duties and for the appointment and compensation of assessors, was read the third time and passed.

Ordered, That the title be "An act making further provision for the collection of internal duties, and for the appointment and compensation of assessors," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein,

An engrossed bill authorizing a loan for a sum not exceeding dollars, was read the third time and passed.

Ordered, That the title be "An act authorizing a loan for a sum not exceeding seven millions five hundred thousand dollars," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House resolved itself into a committee of the whole House on the bill from the Senate "for the relief of the owners of the ships called the Good Friends, the Amazon and the United States, and their cargoes; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration, and made an amendment thereto, which was again read at the Clerk's table, and concurred in by the House.

Ordered, that the amendment be engrossed, and the bill read the third time on Monday next.

And then House adjourned until Monday morning, ten o'clock.

MONDAY, July 26, 1813.

The House resolved itself into a committee of the whole House on the bill to authorize the sale of sundry lots, the property of the United States, in the borough of Pittsburgh, in the state of Pennsylvania; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill be engrossed and read the third time to-day.

On a motion made and leave given,

Mr. Eppes, from the Committee of Ways and Means, reported a bill making additional appropriations for the support of government, during the year

1813, which was read the first time ; and, on motion, the said bill was read the second time, and committed to a committee of the whole House to-day.

Ordered, That the report of the Committee of Ways and Means on the petition of Joshua Dorsey, made on Saturday last, be referred to a committee of the whole House to-day.

The House resolved itself into a committee of the whole House on the bill for the relief of George Lyon ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Stanford reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill be engrossed and read the third time to-day.

The House resolved itself into a committee of the whole House on the bill from the Senate, "for the relief of Thomas Denney," and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Breckenridge reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

Ordered, That the said bill be read the third time to-day.

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee did, this day, present to the President of the United States for his approbation, the several enrolled bills, the examination of which was reported on Saturday last.

Mr. Crawford also reported, that the committee had examined an enrolled bill "to authorize the transportation of certain documents free of postage," and had found the same to be truly enrolled : When

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

A message was received from the President of the United States, by Mr. Graham, notifying that the President did, on the 24th instant, approve and sign

OF REPRESENTATIVES. 281

"An act laying duties on sales at auction of merchandise and ships and vessels."

"An act laying duties on licenses to distillers of spirituous liquors."

"An act laying duties on carriages for the conveyance of persons."

"An act to continue in force, for a limited time, certain acts authorizing corps of rangers for the protection of the frontier of the United States, and making appropriations for the same."

An act to establish the office of Commissioner of the Revenue;" and

"An act laying duties on sugar refined within the United States!"

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill for reducing the duties payable on prize goods captured by the private armed vessels of the United States; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill under consideration, and made several amendments thereto, which were again read at the Clerk's table: When

A motion was made by Mr. Sheffey to amend the amendment by inserting the words "public or" before the word "private."

And the question being taken,

It was determined in the negative.

The said amendments were then concurred in by the House: When

A motion was made by Mr. Benson to postpone the said bill until the first Monday in December next.

And the question being taken,

It was determined in the negative.

Ordered, That the said bill be engrossed and read the third time to-morrow, it being agreed out of all

Mr. Bibb, from the Committee of Ways and Means, to whom was committed the amendment proposed by

288 JOURNAL OF THE HOUSE

the Senate to the bill "to lay and collect a direct tax within the United States," made a report on the said amendments, which was read and considered: Whereupon,

Resolved, That this House doth disagree to the amendment relating to the state of New York, in the second section, from line sixty-one to line one hundred and two, inclusive; also, to the first and third amendments in the seventh section; and also, to the amendment in the ninth line, page twenty-four; and that this House doth agree to the residue of the said amendments, with amendments.

Ordered, That the Clerk do acquaint the Senate therewith.

The bill from the Senate "for the relief of Thomas Denney," was read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

The bill from the Senate "for the relief of the owners of the ships called the Good Friends, the Amazon and the United States, and their cargoes," was read the third time and passed as amended.

Ordered, That the title be "An act for the relief of the owners of the ships called the Good Friends, the Amazon and the United States, and their cargoes; and of Henry Bryce."

Ordered, That the Clerk do acquaint the Senate therewith.

An engrossed bill authorizing the sale of sundry lots, the property of the United States, in the borough of Pittsburgh, was read the third time and passed.

Ordered, That the title be "An act authorizing the sale of sundry lots, the property of the United States, in the borough of Pittsburgh."

An engrossed bill for the relief of George Lyon, was read the third time and passed.

Ordered, That the title be "An act for the relief of George Lyon," and that the Clerk do carry the said bills to the Senate and desire their concurrence therein.

And then the House adjourned until to-morrow morning, ten o'clock.

OF REPRESENTATIVES.

1023

TUESDAY, July 27, 1843.

Mr. Bibb, from the Committee of Ways and Means, to whom was referred the amendments proposed by the Senate to the bill "laying duties on licensees to retailers of wines, spirituous liquors and foreign merchandise," made a report, which was read and considered. Whereupon,

Resolved, That this House doth agree to part and disagree to the other of the said amendments.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Fisk, from the Committee of Elections, made a further report on the contested election between Thomas M. Bayly, of Virginia, and Burwell Bassett, which was read.

Ordered, That Mr. Bassett have leave to occupy a seat on the floor of the House, pending the discussion on the said report.

On motion of Mr. M'Kim,

Ordered, That the said report be re-committed to the Committee of Elections, with instruction to inquire into the legality of the election in the county of Accomac, and that the committee have leave to sit during the sitting of the House.

Ordered, That Mr. Gholson and Mr. Parker be appointed of the Committee of Elections, in the room of Mr. Avery and Mr. Burwell, who are absent on leave.

On motion of Mr. Troup,

Ordered, That the Committee on Military Affairs be discharged from the petition of Levy Bishop, and that he have leave to withdraw his petition.

On a motion made and leave given.

Mr. Troup, from the Committee on Military Affairs, reported a bill explanatory of an act, entitled "An act to raise ten additional companies of rangers," which was read the first time; and, on motion, the said bill

was read the second time; and ordered to be engrossed and read the third time to-day.

An engrossed bill for reducing the duties payable on prize goods captured by the private armed vessels of the United States, was read the third time:

And on the question, shall the bill pass?

It passed in the affirmative, { Yeas 69.
Nays 37.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,	Mr. Hopkins, of Kentucky,
Anderson,	Hubbard,
Archibald,	Humphreys,
Bard,	Hyneman,
Beall,	Ingersoll,
Bowen,	Irwin,
Butler,	Kennedy,
Caldwell,	Kerr,
Chappell,	King, of N. Carolina,
Clopton,	Lefevre,
Comstock,	Lyle,
Condict,	M'Coy,
Coward,	M'Kim,
Crawford,	M'Lean,
Creighton,	Montgomery,
Davis, of Pennsylvania,	Moore,
Dawson,	Nelson,
Dessa,	Newton,
Duval,	Parker,
Earle,	Pickens,
Farrow,	Ree, of Pennsylvania,
Findley,	Rhea, of Tennessee,
Fisk, of Vermont,	Rich,
Forney,	Ringgold,
Gholson,	Roane,
Glasgow,	Roberts,
Goodwyn,	Sovier,
Gourdin,	Sherman,
Giffin,	Smith, of Pennsylvania,
Grandy,	Smith, of Virginia,
Hall,	Strong,
Hasbrouck,	Tannehill,

Mr. Taylor,
Telfair,
Troup,

Mr. Wilson, of Pennsylvania,
Yancey.

Those who voted in the negative, are

Mr. Bayly, of Virginia,
Bigelow,
Champion,
Cilley,
Culpeper,
Dayenport,
Ely,
Eppes,
Forsythe,
Gleninger,
Goldsborough,
Hawes,
Husty,
Hungerford,
Jackson, of R. Island,
Kent, of New York,
King, of Massachusetts,
Lewis,
Lovett,

Mr. Moseley,
Pearson,
Pickering,
Pitkin,
Potter,
John Reed,
Ridgely,
Ruggles,
Sheffey,
Sherwood,
Stanford,
Stuart,
Sturges,
Thompson,
Vose,
White,
Wilson, of Massachusetts,
Winter.

Ordered, That the title be “An act for reducing the duties payable on prize goods captured by the private armed vessels of the United States,” and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House resolved itself into a committee of the whole House on the bill making additional appropriations for the support of government for the year 1813; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Hopkins, of Kentucky reported, that the committee had, according to order, had the said bill under consideration and made some progress therein, but not having time to go through the same had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "laying duties on notes of banks, bankers and certain companies, on bonds, notes and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions," with amendments: The Senate have concurred in the amendment proposed by this House to the bill "supplementary to the several acts heretofore passed on the subject of an uniform rule of naturalization," with an amendment, in all which amendments they desire the concurrence of this House. The Senate have insisted on their amendments, disagreed to by this House, to the bill "to lay and collect a direct tax within the United States," ask a conference on the disagreeing votes of the two Houses, and have appointed managers at the conference on their part. I am directed to inform this House, that the President of the United States did, on the 26th instant, approve and sign

"An act to authorize a corps of sea-fencibles;"

"An act making an appropriation for finishing the Senate chamber and repairing the roof of the north wing of the Capitol;"

"An act for the relief of Elisha J. Winter;" and

"An act to provide for the accommodation of the household of the President of the United States."

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee had examined an enrolled bill "laying a duty on imported salt, granting a bounty on pickled fish exported, and allowances to certain vessels employed in the fisheries;" and an enrolled bill "for the relief of Thomas Denney;"

And had found the same to be truly enrolled:

When,

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

An engrossed bill explanatory of an act to raise ten additional companies of rangers, was read the third time and passed.

Ordered, That the title be "An act explanatory of an act, entitled 'An act to raise ten additional companies of rangers,'" and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The following resolution was submitted by Mr. Nelson:

Resolved, That a committee be appointed to examine and report on the propriety of conferring public honors on the memory of James Lawrence, late captain of the United States' frigate Chesapeake, and of Zebulon M. Pike, late a brigadier general in the armies of the United States, whose distinguished death in the service of their country add lustre to the character of the American nation; the propriety of adopting, as the peculiar children of the republic, the sons of these distinguished heroes, and the propriety of making provision for the support and comfort of the families of these deceased officers.

The said resolution was read, and debate arising thereon,

The House adjourned until to-morrow morning, ten o'clock.

WEDNESDAY, July 28, 1813.

Mr. M'Kim presented sundry documents in support of the petition of Joshua Dorsey, which were referred to the committee of the whole House on the report of the Committee of Ways and Means on the said petition.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have insisted on their amendments disagreed to by this House to the bill "laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise;" and ask a conference upon the subject matter of the said amendments.

288. JOURNAL OF THE HOUSE

The House proceeded to consider the message from the Senate insisting upon certain of their amendments disagreed to by this House to the bill "to lay and collect a direct tax within the United States."

Whereupon,

Resolved, That this House doth insist on their disagreement to the said amendments, and agree to the conference requested by the Senate upon the subject matter thereof; and that Mr. Bibb, Mr. Taylor and Mr. Roberts be appointed managers at the said conference on the part of this House.

The House proceeded to consider the message from the Senate insisting on certain of their amendments disagreed to by this House, to the bill "laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise." Whereupon,

Resolved, That this House doth insist on their disagreement to the said amendments, and agree to the conference requested by the Senate upon the subject matter thereof, and that Mr. Bibb, Mr. Taylor and Mr. Roberts be appointed managers at the same on the part of this House.

The amendments proposed by the Senate to the bill "laying duties on notes of banks, bankers and certain companies, on bonds, notes and other obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions," were read at the Clerk's table, and agreed to in part and disagreed to in part.

Ordered, That the Clerk do acquaint the Senate therewith.

The amendment proposed by the Senate to the amendment of this House to the bill "supplementary to the several acts heretofore passed upon the subject of an uniform rule of naturalization," was read and disagreed to by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Crawford, from the joint committee for enrolled bills, reported that the committee had examined an enrolled bill "for the relief of the owners of the ships called the Good Friends, the Amazon and the United States and their cargoes; and also of Henry Bryce;" and had found the same to be truly enrolled: When

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

The resolution submitted yesterday by Mr. Nelson, was read and ordered to lie on the table,

The House again resolved itself into a committee of the whole House on the bill making additional appropriations for the support of government, for the year 1813; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Hopkins, of Kentucky, reported, that the committee had, according to order, again had the said bill under consideration and made amendments thereto, which he delivered in at the Clerk's table, where they were again read and concurred in by the House.

A motion was then made by Mr. Wright further to amend the said bill by inserting after the words "thirty-eight thousand five hundred dollars," the following provisos: "Provided, that no compensation be made to John Q. Adams, minister resident, unless the British government agree to send a minister or ministers to the mediation of the emperor of Russia: And provided, that the Secretary of the Treasury receive no part of the salary of Secretary of the Treasury during the time he shall be absent from the seat of government on said mission."

And the question thereon being taken,

It was determined in the negative.

A motion was then made by Mr. Shieffey, to add the following proviso to the end of the first section of the bill: "Provided that nothing in this or any other act contained shall be construed to authorize any allowance to the minister plenipotentiary of the United

States, resident at the court of St. Petersburgh, for any services as minister to negotiate a treaty of peace with Great Britain, beyond the sum of four thousand five hundred dollars, included in the appropriation herein before mentioned, which sum is hereby authorized to be paid to the said minister, if the President shall deem it proper.

And the question thereon being taken,

There appeared { Yeas 55.
Nays 55.

And the Speaker voting in the negative the said amendment was rejected.

The yeas and nays, as demanded by one-fifth of the members present, are as follow :

YEAS,

Mr. Bayly, of Virginia,
Benson,
Bigelow,
Breckenridge,
Brigham,
Caperton,
Caldwell,
Champion,
Chappell,
Cilley,
Culpeper,
Davenport,
Desha,
Duvall,
Ely,
Farrow,
Forney,
Forsythe,
Gloninger,
Goldsbrough,
Hall,
Hawes,
Hufty,
Hungerford,
Jackson, of R. Island,
Kent, of New York,
King, of Massachusetts,
Lewis,

Mr. Lovett,
Macon,
Montgomery,
Moseley,
Oakley,
Ormsby,
Pearson,
Pickering,
Pickins,
Piper,
Pitkin,
Potter,
John Reed,
Richardson,
Ridgely,
Sheffey,
Sherwood,
Smith, of New York,
Stanford,
Stuart,
Sturges,
Thompson,
Vose,
White,
Wilson, of Massachusetts,
Winter,
Wright.

NAYS,

Mr. Alston,
 Anderson,
 Archer,
 Bard,
 Barnett,
 Bibb,
 Bowen,
 Butler,
 Calhoun,
 Clopton,
 Comstock,
 Conard,
 Crawford,
 Creighton,
 Davis, of Pennsylvania,
 Dawson,
 Earle,
 Eppes,
 Findley,
 Gholson,
 Gourdin,
 Griffin,
 Grundy,
 Hasbrouck,
 Hopkins, of Kentucky,
 Hubbard,
 Humphreys,
 Hyne man,

Mr. Irwin,
 Kennedy,
 Kerr,
 King, of N. Carolina,
 Lyle,
 M'Kim,
 M'Lean,
 Moore,
 Newton,
 Pleasants,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Sharp,
 Smith, of Pennsylvania,
 Smith, of Virginia,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Wilson, of Pennsylvania.
 Yancey.

Ordered, That the said bill be engrossed and read the third time to-morrow.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had presented to the President of the United States, for his approbation, the several enrolled bills, the examination of which was reported yesterday and to-day.

The House resolved itself into a committee of the whole House on the bill allowing a bounty to the owners, officers and crews of the private armed vessels; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill under consideration and made amendments thereto,

which were read at the Clerk's table and concurred in by the House.

Ordered, That the said bill be engrossed and read the third time to-morrow.

And then the House adjourned until to-morrow morning, ten o'clock,

THURSDAY, July 29, 1813.

Mr. Grundy, from the Committee on Foreign Relations, reported the bill from the Senate "to prohibit the use of licenses or passes granted by the authority of the government of the united kingdom of Great Britain and Ireland," without amendment.

Ordered, That the said bill be committed to a committee of the whole House.

An engrossed bill making additional appropriations for the support of government during the year 1813, was read the third time and passed.

Ordered, That the title be "An act making additional appropriations for the support of government during the year 1813," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

An engrossed bill allowing a bounty to the owners, officers and crews of the private armed vessels, was read the third time and passed.

Ordered, That the title be "An act allowing a bounty to the owners, officers and crews of the private armed vessels," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

The House resolved itself into a committee of the whole House on the bill from the Senate "making compensation for waggons captured or destroyed by the enemy at Detroit, and on the report of the Committee of Claims upon the same; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill and report under consi-

OF REPRESENTATIVES. 220

deration and made some progress therein, and not having time to go through the same, had directed him to ask leave to sit again.

Ordered, That the committee of the whole House have leave to sit again on the said bill and report.

A confidential message being announced from the Senate,

The House was cleared of all persons except the members, clerk, sergeant at arms and doorkeeper, and the doors were closed, and having remained so for some time they were again opened.

The House resolved itself into a committee of the whole House on the bill from the Senate "to prohibit the use of licenses or passes granted by the authority of the government of the united kingdom of Great Britain and Ireland;" and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Hopkins, of Kentucky, reported, that the committee had, according to order, had the said bill under consideration and made no amendment thereto.

A motion was then made by Mr. Pitkin, to amend the bill by inserting a new section to come in after the second section of the bill, as follows :

And be it further enacted, That whenever any ship or vessel, seized and detained by virtue of this act and for a violation of the same, by any private armed vessel of the United States, shall be acquitted on trial, it shall be in the power of the court before which such trial is had, in case it shall appear to such court that such seizure and detention was made without probable cause, to order the captors to pay to the owners of such ship or vessel such damages for such seizure and detention as they may judge just and reasonable.

And the question thereon being taken,

It was determined in the negative.

A motion was made by Mr. Oakley, to amend the bill by inserting after the word "appear," in the 8th line of the second section, the words "by the disco-

205 JOURNAL OF THE HOUSE:

very on board of any such license, pass, or other instrument."

And the question being taken,

It was determined in the negative.

Another motion was made by Mr. Oakley, to amend the bill by inserting after the word "Ireland," in the 5th line of the first section, the words "or by the government of France."

And the question being taken,

It was determined in the negative, { Yeas 38.
{ Nays 70.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Benson,
Bigelow,
Breckenridge,
Brigham,
Caperton,
Champion,
Cheves,
Cilley,
Cooper,
Davenport,
Duvall,
Ely,
Geddes,
Hungerford,
Jackson, of R. Island.
Kent, of New York,
King, of Massachusetts,
Lewis,
Lovett,

Mr. Montgomery,
Moseley,
Oakley,
Pearson,
Pickering,
Pitkin,
John Reed,
Richardson,
Ridgely,
Ruggles,
Seybert,
Sheffey,
Sherwood,
Stanford,
Sturges,
Thompson,
Vose,
Wilson, of Massachusetts,
Winter.

Those who voted in the negative, are

Mr. Alston,
Anderson,
Archer,
Bard,
Barnett,
Beall,
Bibb,

Mr. Bowen,
Butler,
Calhoun,
Chappell,
Clopton,
Comstock,
Condict,

Mr. Conard,
 Crawford,
 Davis, of *Pennsylvania*,
 Dawson,
 Desha,
 Earle,
 Eppes,
 Farrow,
 Findley,
 Forney,
 Forsythe,
 Gholson,
 Glasgow,
 Gourdin,
 Griffin,
 Grundy,
 Hall,
 Hasbrouck,
 Hawes,
 Hubbard,
 Humphreys,
 Irwin,
 Kennedy,
 Kerr,
 King, of *North Carolina*,
 Lefferts,
 Lyle,
 Macon,

Mr. M'Coy,
 M'Kim,
 M'Lean,
 Moore,
 Nelson,
 Newton,
 Ormsby,
 Pickins,
 Piper,
 Pleasants,
 Rea, of *Pennsylvania*,
 Rhea, of *Tennessee*,
 Rich,
 Ringgold,
 Roane,
 Roberts,
 Robertson,
 Sevier,
 Sharp,
 Smith, of *Pennsylvania*,
 Strong,
 Tannehill,
 Taylor,
 Telfair,
 Troup,
 Wilson, of *Pennsylvania*,
 Wright,
 Yancey.

A motion was made by Mr. Pickering, to amend the bill by striking out the words "*the united kingdom of Great Britain and Ireland*," and to insert the words "any foreign nation."

And the question being taken,

It was determined in the negative.

A motion was then made by Mr. Pickering, to amend the bill by inserting the words "owners, officers and crew of such," in the 15th line of the second section after the word "or" and before the word "private."

And the question being taken,

It was determined in the negative.

The said bill was then ordered to be read the third time to-day.

The said bill was read the third time accordingly,

286 JOURNAL OF THE HOUSE

And on the question, that the same do pass?

It passed in the affirmative; { Yeas 78.
Nays 33.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,
Anderson;
Bard,
Barnett,
Beall,
Bibb,
Bowen,
Butler,
Caldwell,
Calhoun;
Chappell,
Clopton,
Comstock;
Condict,
Conard,
Crawford,
Culpeper,
Davis, of Pennsylvania,
Dawson,
Desha,
Duvall,
Earle,
Eppes,
Farrow,
Findley,
Forney,
Forsythe;
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Griffin,
Grundy,
Hall,
Hasbrouck,
Hawes,
Hopkins, of Kentucky;
Hubbard,
Humphreys,

Mr. Hungerford,
Irwin;
Kennedy;
Kerr,
King, of N. Carolina,
Lefferts,
Lyle,
Macon,
McCoy,
McKim,
McLean,
Montgomery,
Moore,
Nelson,
Newton,
Ormsby,
Parker,
Pickins,
Piper,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Rich,
Ringgold,
Roane,
Roberts,
Robertson,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Stanford,
Strong,
Tannehill,
Taylor,
Telfair,
Wilson, of Pennsylvania,
Wright,
Yancey.

OF REPRESENTATIVES.

Those who voted in the negative, are

Mr. Benson,	Mr. Pearson,	Mr. Pickering,	Mr. Smith,
Breckenridge,	Congdon,	Pitkin,	Mr. Treadwell,
Brigham,	Copeland,	Potter,	Mr. Tuckerman,
Copeton,	Champion,	John Reed,	Mr. Tracy,
Champion,	Cheves,	Richardson,	Mr. Tracy,
Cheves,	Cilley,	Ridgely,	Mr. Tracy,
Cilley,	Cooper,	Ruggles,	Mr. Tracy,
Cooper,	Davenport,	Sheffey,	Mr. Tracy,
Ely,	Ely,	Sherwood,	Mr. Tracy,
Geddes,	Jackson, of R. Island,	Sturges,	Mr. Tracy,
Jackson, of R. Island,	Kent, of New York,	Thompson,	Mr. Tracy,
Kent, of New York,	King, of Massachusetts,	Vose,	Mr. Tracy,
King, of Massachusetts,	Lewis,	Whale,	Mr. Tracy,
Lewis,	Lovett,	Wilder, of Massachusetts,	Mr. Tracy,
Lovett,	Moseley,	Winter,	Mr. Tracy,

Ordered, That the Clerk do acquaint the Senate therewith.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have received from their amendment to the amendment of this House to the bill "supplementary to the acts heretofore passed upon the subject of an uniform rule of naturalization." The Senate insist on their amendments disagreed to by this House, to the bill " laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions," and ask a conference upon the subject matter of the said amendments.

A message was received from the President of the United States, by Mr. Graham, notifying that the President did, on the 27th instant, approve and sign "An act fixing the time for the next meeting of Congress;" On the 28th, "An act to authorize the transportation of certain documents free of postage;" and on this day, "An act laying a duty on imported salt;

granting a bounty on pickled fish exported; and allowances to certain vessels employed in the fisheries."

Ordered, That the Clerk do acquaint the Senate therewith.

The House proceeded to consider the message from the Senate insisting on their amendments disagreed to by this House to the bill "laying duties on notes of banks, bankers and certain companies, on bonds, notes and obligations discounted by banks, bankers and certain companies; and on bills of exchange of certain descriptions :" Whereupon,

Resolved, That this House doth insist on their disagreement to the said amendments, and agree to the conference asked by the Senate upon the subject matter thereof, and that Mr. Bibb, Mr. Taylor and Mr. Roberts be appointed managers on the part of this House.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Bibb, from the managers appointed to confer with the managers on the part of the Senate, on the subject matter of the amendments depending between the two Houses to the bill "laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise," made a report, which was ordered to lie on the table.

And the House adjourned until to-morrow morning, ten o'clock.

FRIDAY, July 29, 1813.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined an enrolled bill "supplementary to the Acts heretofore passed upon the subject of a uniform rule of naturalization;" and had found the same to be truly enrolled. When the Speaker signed the said bill.

OF REPRESENTATIVES. 239

Ordered, That the Clerk do acquaint the Senate therewith.

On a motion made and leave given, Mr. Troup, from the Military Committee, reported a bill to authorize the appointment by the President of certain officers during the recess of the Senate, which was read the first time; and, on motion, the said bill was read the second time, and ordered to be engrossed and read the third time to-day.

The following resolution was submitted for consideration by Mr. Newton:

Resolved, That the Committee of Foreign Relations be instructed to inquire into the expediency of prohibiting the exportation of provisions, and naval stores in foreign bottoms, and that they have leave to report by bill or otherwise.

The question was taken, that the House do now proceed to consider the said resolution,

And passed in the affirmative, { Yeas 63,
Nays 33.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,	Mr. Findley,
Archer,	Fisk, of Vermont,
Bard,	Forney,
Barnett,	Forsythe,
Bayly, of Virginia,	Wilson, of South Carolina,
Bowen,	Glasgow,
Butler,	Goodwyn, of Mississippi,
Calhoun,	Gourdin, of Louisiana,
Chappell,	Griffith, of North Carolina,
Clopton,	Grundy, of Virginia,
Comstock,	Hall, of Pennsylvania,
Conard,	Hasbrouck,
Crawford,	Hawes,
Creighton,	Hopkins, of Maryland,
Culpeper,	Hubbard,
Davis, of Pennsylvania,	Humphreys, of New Jersey,
Dessa,	Kennedy,
Earle,	Kent, of Maryland,

209 JOURNAL OF THE HOUSE

Mr. Lovett,	Mr. Boone,
King, of N th . Carolina,	Roberts,
Lefferts,	Robertson,
Lyle,	Seybert,
Macon,	Sharp,
McKim,	Smith, of Pennsylvania,
Moore,	Stanford,
Nelson,	Strong,
Newton,	Tannehill,
Olmstby,	Telfair,
Parker,	Troup,
Pickens,	Wilson, of Pennsylvania,
Rea, of Pennsylvania,	Yancey.
Rich,	

These who voted in the negative, are

Mr. Bigelow,	Mr. Lovett,
Breckinridge,	Moseley,
Brigham,	Oakley,
Caperton,	Pearson,
Champion,	Pickering,
Cheves,	John Reed,
Cilley,	Richardson,
Davenport,	Ruggles,
Ely,	Sheffey,
Geddes,	Sherwood,
Gloninger,	Smith, of New York,
Goldsborough,	Sturges,
Hufly,	Vose,
Hungerford,	White,
Kent, of New York,	Winter,
King, of Massachusetts,	Wright.
Lewis,	

On motion of Mr. Grundy,

The said resolution was amended by striking out the words "Foreign Relations," and inserting "Commerce and Manufactures."

A motion was then made by Mr. Bigelow, that the said resolution be postponed until the first Monday in December next.

And the question being taken,

It passed in the affirmative,	{ Yeas 59.
	{ Nays 53.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,
Archer,
Barnett,
Bayly, of Virginia,
Bigelow,
Breckenridge,
Brigham,
Butler,
Caperton,
Champion,
Chappell,
Cheves,
Cilley,
Comstock,
Cooper,
Creighton,
Culpeper,
Davenport,
Duvall,
Ely,
Farrow,
Forney,
Geddes,
Glovinger,
Goldborough,
Huffy,
Hungerford,
Jackson, of Rhode Island,
Kennedy,
Kent, of New York,

Mr. Kent, of Maryland,
King, of Massachusetts,
Leflert,
Lewis,
Lovett,
Montgomery,
Moseley,
Oakley,
Pearson,
Pickering,
Pitkin,
John Reed,
Richardson,
Ridgely,
Robertson,
Ruggles,
Sheffey,
Sherwood,
Smith, of New York,
Stanford,
Sturge,
Taylor,
Thompson,
Vose,
White,
Wilson, of Massachusetts,
Winter,
Wright,
Yancey.

Those who voted in the negative, are

Mr. Bard,
Bibb,
Bowen,
Clopton,
Condict,
Conard,
Crawford,
Davis, of Pennsylvania,
Dawson,
Desha,

Mr. Earle,
Eppes,
Lindley,
Fisk, of Vermont,
Forsythe,
Gholson,
Glasgow,
Goodwyn,
Gourdin,
Grundy,

Hall,	Mr. Parker,
Hasbrouck,	Pickens,
Hawes,	Piper,
Hopkins, of Kentucky,	Pleasants,
Hubbard,	Rea, of Pennsylvania,
Humphreys,	Rhea, of Tennessee,
Irwin,	Rich,
Kerr,	Ringgold,
King, of N. Carolina,	Roberts,
Lyle,	Seybert,
Macon,	Smith, of Pennsylvania,
McCoy,	Strong,
McKim,	Tannchill,
Moore,	Telfair,
Nelson,	Troup,
Newton,	Wilson, of Pennsylvania.
Ormsby,	

The Speaker laid before the House a report from the Secretary of War on the petition of Jeremiah O'Brien, which was read and referred to the Committee on Military Affairs.

An engrossed bill to authorize the appointment by the President of certain officers during the recess of the Senate, was read the third time and passed.

Ordered, That the title be "An act to authorize the appointment by the President of certain officers during the recess of the Senate," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the joint resolution "fixing the time for the adjournment of the two Houses of Congress," with an amendment, substituting Monday next in the place of the day fixed by this House, in which they desire the concurrence of this House. The Senate have concurred in the report of the joint committee appointed to confer upon the subject matter of the amendments depending between the two Houses to the bill, entitled "An act laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise," and have resolved that the bill be

amended accordingly : The President of the United States has approved and signed " An act for the relief of Thomas Denney," and " An act for the relief of the owners of the ships called the Good Friends, the Amazon and the United States, and their cargoes, and of Henry Bryce."

The amendment of the Senate to the resolution fixing the time for the adjournment of the two Houses of Congress, was read and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

The House proceeded to consider the message from the Senate concurring in the report of the conferees upon the disagreeing votes of the two Houses on the amendments to the bill " laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise : Whereupon,

Resolved, That this House doth also concur in the said report of the conferees, and that the bill be amended and passed accordingly.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Fisk, from the Committee of Elections, to whom was re-committed their further report upon the contested election between Thomas M. Bayly and Burwell Bassett, of Virginia, with instruction to inquire into the legality of the election in the county of Accomac, made a report upon the legality of the election in the said county, which was read : When,

A motion was made by Mr. Benson, that the consideration of the said report be postponed until the second Monday in December next.

And the question being taken,

It passed in the affirmative.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have postponed, until the first Monday in December next, the bill sent from this House " supplementary to the act entitled ' An act

204 JOURNAL OF THE HOUSE

supplementary to the act, entitled 'An act to provide for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions, and to repeal the acts heretofore passed on that subject, and to increase the pay of volunteer and militia corps.'

Mr. Bibb, from the joint committee of conference appointed on the part of this House, to confer with the conferees appointed on the part of the Senate, upon the subject matter of the disagreeing votes of the two Houses upon the amendments depending to the bill, entitled "An act to lay and collect a direct tax within the United States," made a report, which was read and ordered to lie on the table.

Another message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have concurred in the report of the joint committee appointed to confer upon the subject matter of the amendments depending between the two Houses to the bill, entitled "An act to lay and collect a direct tax within the United States," and have resolved that the bill be modified and amended accordingly : The Senate have passed the bill "authorizing a loan for a sum not exceeding 7,500,000 dollars," with an amendment, in which they desire the concurrence of this House.

The House proceeded to consider the said message, and the report of the conferees being read at the Clerk's table : Whereupon,

Resolved, That this House doth also concur in the said report of the conferees, and that the bill be modified and amended accordingly.

Ordered, That the Clerk do acquaint the Senate therewith.

The following resolutions were submitted for consideration by Mr. Eppes :

1. Resolved, That the President of the United States be requested to cause to be laid before this House, at the commencement of the next session of Congress, copies of the accounts of the different mi-

OF REPRESENTATIVES. 305

nisters plenipotentiary, envoys extraordinary, secretaries of legation, and consuls appointed under the authority of the United States, from the commencement of the present government; with a statement of the sums allowed to each under the different items of outfit, salary and contingencies, including the items of the contingent expenses, and any other information tending to shew the principles on which such accounts have been adjusted and settled.

2. Resolved, That the President of the United States be requested to cause to be laid before this House, at the commencement of the next session of Congress, a detailed account of the expenses incurred in the treaty with Algiers, including the several sums paid to the Dey of Algiers and the items of the contingent expenses attending the same.

3. Resolved, That the Secretary at War be instructed to prepare and lay before this House, at the commencement of the next session of Congress, a general view of the unsettled accounts in the offices of pay-master and accountant of the War Department, distinguishing the amount of such accounts, the period at which they have been presented for settlement, and to suggest any measures which he may consider necessary to secure the accountability of public agents and prevent the future accumulation of unsettled accounts in the offices of the pay-master general or accountant of the War Department.

4. Resolved, That the Secretary of the Navy be instructed to prepare and lay before this House, at the commencement of the next session of Congress, a general view of the unsettled accounts in the office of accountant of the Navy Department, distinguishing the amount of such accounts and the period at which they have been presented, and to suggest such measures as he may consider necessary to secure the accountability of public agents, and prevent the future accumulation of unsettled accounts in that office.

5. Resolved, That the Secretary of the Treasury be instructed to prepare and report to this House, at the commencement of the next session of Congress, a general view of the unsettled accounts in the office of auditor of the United States, distinguishing the amount of such accounts, the period at which they have been presented, and to suggest such measures as he may consider necessary to prevent the future accumulation of unsettled accounts in that office.

On motion of Mr. Wright, the first resolution was amended by inserting the words "secretaries of legislation," after the words "envoys extraordinary."

On motion of Mr. Pickering, the second resolution was amended by adding to the end thereof the following, "and all other expenditures in relation to the Barbary powers, including those occasioned by the war with Tripoli and the making of a peace with that regency."

The said resolutions were then agreed to, as amended.

Ordered, That Mr. Eppes and Mr. Pitkin be appointed a committee to present the said resolutions to the President of the United States.

The amendment proposed by the Senate to the bill "Authorizing a loan for a sum not exceeding 7,500,000 dollars," was read and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Bibb, from the joint committee of conference appointed by this House, to confer with the conferees on the part of the Senate, upon the subject matter of the disagreeing votes of the two houses upon the amendments depending to the bill, entitled, "An act laying duties on notes of banks, bankers and certain companies, on bonds, notes and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions," made a report, which was read and ordered to lie on the table.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have considered the report of the joint committee of conference, upon the subject matter of the amendments depending between the two Houses to the bill, entitled "An act laying duties on notes of banks, bankers and certain companies, on bonds, notes and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions," and have disagreed to the same so far as respects their amendment proposed in the 4th line of the second section, and have insisted upon their said amendment ; they have agreed to the residue of the said report, and have accordingly receded from their other amendments.

The House proceeded to consider the said message, and the report of the conferees being again read :

Whereupon,

Resolved, That this House doth recede from their disagreement to the amendment insisted upon by the Senate, and that they doth agree to the residue of the report of the said conferees.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the report of the Committee of Ways and Means on the petition of Joshua Dorsey ; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Macon reported, that the committee had, according to order, had the said report under consideration, and directed him to report their agreement to the resolution therein contained amended to read as follows :

Resolved, That the prayer of the petitioner ought to be granted.

The question was then taken to concur with the committee of the whole in the said resolution.

And passed in the affirmative.

308 JOURNAL OF THE HOUSE

Ordered, That a bill be brought in pursuant to the said resolution, and that Mr. M'Kim, Mr. Chappell and Mr. Archer do prepare and bring in the same.

On motion of Mr. Findley,

Resolved, That the Clerk of this House be, and he is hereby authorized and directed to pay out of the contingent fund to such persons as have been in the employ of the Door-keeper during the present session, in addition to their daily pay, and to John Oswald Dann, the sum of thirty-five dollars each for their services.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined an enrolled bill "to prohibit the use of licenses or passes granted by the authority of the government of the united kingdom of Great Britain and Ireland;" and had found the same to be truly enrolled: When

The Speaker signed the said bill.

Ordered, That the Clerk do acquaint the Senate therewith.

And then the House adjourned until to-morrow morning, ten o'clock.

SATURDAY, July 31, 1813.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "making further provision for the collection of internal duties, and for the appointment and compensation of assessors;" also, the bill "to provide for the widows and orphans of militia slain and for militia disabled in the service of the United States," and also, the bill "concerning invalid pensioners," with amendments to each, in which they desire the concurrence of this House.

The amendments to the bill first mentioned were read and concurred in by the House.

The amendments to the second mentioned bill were read and concurred in by the House.

The amendments to the last mentioned bill were read and concurred in by the House.

Ordered, That the Clerk do acquaint the Senate that the House have concurred in their amendments to the said bills.

Mr. M'Kim, from the committee appointed for the purpose, reported a bill for the relief Joshua Dorsey, which was read the first time; and, on motion, the said bill was read the second time, and ordered to be engrossed and read the third time to-day.

Mr. Macon, from the committee to whom was referred that part of the President's message which relates to the spirit and manner in which the war has been waged by the enemy, made a report, which was read and the resolution therin contained was concurred in by the House, as follows:

Resolved, That the President of the United States be requested to have collected and presented to this House, during the continuance of the present war, evidence of every departure by the enemy from the ordinary modes of conducting war among civilized nations.

Mr. Macon and Mr. Forsythe were appointed a committee to present the said resolution to the President.

On motion of Mr. Grandy,

Ordered, That 5,000 copies of the said report, and the accompanying documents, be printed for the use of the members.

The House resumed the consideration of the report of the committee of the whole House on the supplemental report of the Committee of Elections on the contested election between John P. Hungerford and John Taliferro, from Virginia: When

On motion of Mr. Shelley,

Ordered, That the farther consideration of the said report be postponed until the first day of the next session of Congress.

310 JOURNAL OF THE HOUSE

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined three enrolled bills, entitled

"An act laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise;"

"An act authorizing a loan for a sum not exceeding 7,500,000 dollars," and

"An act to lay and collect a direct tax within the United States," and had found the same to be truly enrolled: When

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

The House resolved itself into a committee of the whole House on the bill from the Senate "making compensation for waggons and teams captured or destroyed by the enemy at Detroit," and on the report of the Committee of Claims thereon; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said bill and report under consideration, and disagreed to the said report and agreed to the bill without amendment.

The question was then taken to concur with the committee of the whole House in their disagreement to the said report,

And passed in the affirmative.

A motion was then made by Mr. Archer, to amend the said bill by striking out from the word "persons," in the 3d line of the first section, to the end of the section, and to insert the following: "whose waggon and team, sleigh, or boat shall have been impressed into the public service or forcibly detained in said service after having voluntarily entered it since the commencement of the present war, or whose waggon and team, sleigh, or boat shall be impressed into the public service, or shall be forcibly detained after having voluntarily entered it into said service, during the continuance of the said war; provided such waggon and

team, sleigh, or boat shall be lost or destroyed in the public service, or shall be captured by the enemy."

And the question being taken,

It was determined in the negative.

Ordered, That the said bill be read the third time to-day.

The said bill was accordingly read the third time and passed.

Ordered, That the Clerk do acquaint the Senate therewith.

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "for the relief of John James Dufour and his associates;" also, the bill for the relief of David Henley;" also, the bill "authorizing the appointment by the President of certain officers during the recess of the Senate;" also the bill "for reducing the duties payable on prize goods captured by the private armed vessels of the United States," and also, "explanatory of an act to raise ten additional companies of rangers," without amendment.

An engrossed bill for the relief of Joshua Dorsey, was read the third time and passed.

Ordered, That the title be "An act for the relief of Joshua Dorsey," and that the Clerk do carry the said bill to the Senate and desire their concurrence therein.

Another message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker: The Senate have passed the bill "giving further time for registering claims to lands in the late district of Arkansas, in the territory of Missouri, and for other purposes;" also, the bill "for the relief of the officers and crew of the late United States' brig Vixen;" also, the bill "supplementary to the act, entitled 'An act for the better regulation of the ordnance,'" with amendments to each: The Senate have also passed the bill "authorizing the sale of sum-

312 JOURNAL OF THE HOUSE

dry lots, the property of the United States, in the borough of Pittsburg," without amendment. I am directed to inform this House that the President of the United States did, yesterday, approve and sign "An act supplementary to the acts heretofore passed upon the subject of an uniform rule of naturalization."

The amendments of the Senate to the bill first mentioned, were read and concurred in by the House.

The amendments of the Senate to the second mentioned bill, were read and concurred in by the House.

The amendments of the Senate to the third mentioned bill, were read and concurred in by the House.

Ordered, That the Clerk do inform the Senate that this House have concurred in the amendments to the said bills.

The House resolved itself into a committee of the whole House on the bill from the Senate, "to amend the act, entitled 'An act to provide for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions, and to repeal the act now in force for those purposes ;' and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration and made some progress therein, and not having time to go through the same, had directed him to ask leave to sit again.

And on the question, that the committee of the whole House have leave to sit again.

It was determined in the negative.

A motion was made by Mr. Goldsborough, that the said bill be re-committed to a committee of the whole House.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined sundry enrolled bills, to wit :

" An act making additional appropriations for the support of government during the year 1813 ;"

"An act to provide for the widows and orphans of militia slain and for militia disabled in the service of the United States;"

"An act making further provision for the collection of internal duties, and for the appointment and compensation of assessors," and

"An act for the relief of John James Dufour and his associates :" And had found the same to be truly enrolled : When

The Speaker signed the said bills.

Ordered, That the Clerk do acquaint the Senate therewith.

Mr. Crawford also reported, that the committee did, this day, present to the President of the United States, for his approbation, sundry enrolled bills, to wit :

"An act laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise ;"

"An act authorizing a loan for a sum not exceeding 7,500,000 dollars ;"

"An act to lay and collect a direct tax within the United States," and

"An act to prohibit the use of licenses or passes granted by the authority of the government of the united kingdom of Great Britain and Ireland."

And then the House adjourned until Monday morning, ten o'clock.

MONDAY, August 2, 1813:

A message from the Senate by Mr. Otis, their Secretary.

Mr. Speaker : The Senate have passed the bill "allowing a bounty to the owners, officers and crews of the private armed vessels of the United States ;" also a bill "for the relief of George Lyon ;" also a bill "to amend and explain the act regulating pensions to persons on board private armed ships ;" also

314 JOURNAL OF THE HOUSE

a bill "for the relief of Joshua Dorsey," and a bill "for the relief of Willet Warne."

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had examined several enrolled bills, entitled as follows :

"An act for the relief of David Henley;"

"An act authorizing the sale of sundry lots, the property of the United States, in the borough of Pittsburg;"

"An act for reducing the duties payable on prize goods captured by the private armed vessels of the United States;"

"An act to authorize the appointment by the President of certain officers during the recess of the Senate;"

"An act concerning invalid pensioners;"

"An act laying duties on banks, bankers, and certain companies; on notes, bonds and obligations discounted by banks, bankers, and certain companies, and on bills of exchange of certain descriptions;"

"An act explanatory of an act, entitled 'An act to raise ten additional companies of rangers;'"

"An act for the relief of the officers and crew of the late United States' brig Vixen;"

"An act supplementary to the act, entitled 'An act for the better regulation of the ordnance;'"

"An act giving further time for registering claims to lands in the late district of Arkansaw, in the territory of Missouri, and for other purposes;"

"An act allowing a bounty to the owners, officers and crews of the private armed vessels of the United States;"

"An act for the relief of George Lyon;"

"An act to amend and explain the act regulating pensions to persons on board private armed ships;"

"An act for the relief of Willet Warne;"

"An act for the relief of Joshua Dorsey;"

"An act authorizing the payment for waggoes and

teams captured or destroyed by the enemy at Detroit," and had found the same to be truly enrolled:

When,

The Speaker signed the said bills,

Ordered, That the Clerk do acquaint the Senate therewith.

A quorum not being present,

A motion was made by Mr. Grosvenor, that the House do now adjourn,

And the question being taken,

It was unanimously determined in the negative, ninety-six members being present, all of whom voted in the negative, as follow:

Mr. Alexander,	Mr. Gloningger,
Alston,	Gourdin,
Anderson,	Griffin,
Archer,	Grosvenor,
Barnett,	Grundy,
Bayly, of Virginia,	Hall,
Beall,	Hasbrouck,
Benson,	Hawes,
Bibb,	Hopkins, of Kentucky,
Bowen,	Hubbard,
Butler,	Huffy,
Caperton,	Humphreys,
Caldwell,	Hungerford,
Calhoun,	Irwin,
Cheves,	Jackson, of R. Island,
Cilley,	Kennedy,
Clark,	Kent, of New York,
Cooper,	Kent, of Maryland,
Crawford,	Kerr,
Creighton,	King, of Massachusetts,
Culpeper,	King, of N. Carolina,
Dawson,	Lewis,
Desha,	Lovett,
Duvall,	Lyle,
Eppes,	Macon,
Farrow,	M'Coy,
Fisk, of Vermont,	M'Kim,
Forney,	M'Lean,
Forsythe,	Montgomery,
Geddes,	Moore,
Gholson,	Nelson,

316 JOURNAL OF THE HOUSE

Mr. Oakley,	Mr. Sharp,
Ormsby,	Sheffey,
Parker,	Sherwood,
Pearson,	Smith, of New York,
Pickerling,	Stanford,
Pickins,	Strong,
Piper,	Stuart,
Pleasants,	Tannehill,
Potter,	Taylor,
John Reed,	Telfair,
Rea, of Pennsylvania,	Thompson,
Rhea, of Tennessee,	Troup,
Rich,	Vose,
Richardson,	White,
Roberts,	Winter,
Sevier,	Wright,
Seybert,	Yancey.

Mr. Roberts presented a petition of Isaac Franks, praying payment for services rendered as an officer in the revolutionary army.

Mr. Rhea, of Tennessee, presented a petition of sundry inhabitants of White, Overton and Warren counties, in the state of Tennessee, praying for the establishment of a post-route from Wayne court house, in Kentucky, to M'Minville, in Tennessee.

Ordered, That the said petitions do lie on the table.

Mr. Eppes, from the committee appointed on Friday to present two resolutions to the President of the United States, reported that the committee had performed that service, and that the President answered that he would attend to the subject of the said resolutions.

Mr. Macon, from the committee appointed on Saturday to present a resolution to the President of the United States, reported that the committee had performed that service, and that the President answered that he would attend to the subject of the said resolution.

On motion of Mr. Robertson,

Ordered, That the president and directors of the Bank of Orleans have leave to withdraw their petition.

Mr. Crawford, from the joint committee for enrolled bills, reported, that the committee had presented to the President of the United States, for his approbation sundry enrolled bills, entitled

“An act authorizing the payment for wagons and teams captured or destroyed by the enemy at Detroit;”

“An act for the relief of David Henley;”

“An act authorizing the sale of sundry lots, the property of the United States, in the borough of Pittsburg;”

“An act for reducing the duties payable on prize goods, captured by the private armed vessels of the United States;”

“An act to authorize the appointment by the President of certain officers during the recess of the Senate;”

“An act concerning invalid pensioners;”

“An act laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions;”

“An act explanatory of an act, entitled “An act to raise ten additional companies of rangers;”

“An act for the relief of the officers and crew of the late United States’ brig Vixen;”

“An act supplementary to the act, entitled “An act for the better regulation of the ordnance;”

“An act for the relief of Willet Warne;”

“An act giving further time for registering claims to lands in the late district of Arkansaw, in the territory of Missouri, and for other purposes;”

“An act allowing a bounty to the owners, officers and crews of the private armed vessels of the United States;”

“An act for the relief of George Lyon;”

“An act to amend and explain the act regulating pensions to persons on board private armed ships;”

"An act for the relief of Joshua Dorsey;"

"An act making additional appropriations for the support of government during the year 1813;"

"An act to provide for the widows and orphans of militia slain, and for militia disabled in the service of the United States;"

"An act making further provision for the collection of internal duties, and for the appointment and compensation of assessors," and.

"An act for the relief of John James Dufour, and his associates."

A message from the Senate, by Mr. Otis, their Secretary.

Mr. Speaker: The Senate having completed the legislative business before them are now ready to adjourn, and they have appointed a committee on their part to wait on the President of the United States, and to inquire of him whether he has any further communications to make to Congress at the present session.

Ordered, That Mr. Dawson and Mr. Grosvenor be appointed of the above mentioned joint committee, on the part of this House.

A message was received from the President of the United States, by Mr. Graham, notifying that the President had approved and signed

"An act authorizing a loan for a sum not exceeding 7,500,000 dollars;"

"An act laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise;"

"An act to lay and collect a direct tax within the United States;"

"An act for the relief of David Henley;"

"An act authorizing the sale of sundry lots, the property of the United States, in the borough of Pittsburgh;"

"An act for reducing the duties payable on prize goods captured by the private armed vessels of the United States;"

“ An act to authorize the appointment by the President of certain officers during the recess of the Senate ;”

“ An act concerning invalid pensioners ;”

“ An act laying duties on notes of banks, bankers and certain companies, on notes, bonds and obligations discounted by banks, bankers and certain companies, and on bills of exchange of certain descriptions ;”

“ An act explanatory of an act, entitled ‘ An act to raise ten additional companies of rangers ;’”

“ An act for the relief of the officers and crew of the late United States’ brig Vixen ;”

“ An act supplementary to the act, entitled ‘ An act for the better regulation of the ordnance ;’”

“ An act for the relief of Willet Warne ;”

“ An act giving further time for registering claims to lands in the late district of Arkansaw, in the territory of Missouri, and for other purposes ;”

“ An act allowing a bounty to the owners, officers and crews of the private armed vessels of the United States ;”

“ An act for the relief of George Lyon ;”

“ An act to amend and explain the act regulating pensions to persons on board private armed ships ;”

“ An act for the relief of Joshua Dorsey ;”

“ An act making additional appropriations for the support of government during the year one thousand eight hundred and thirteen ;”

“ An act to provide for the widows and orphans of militia slain, and for militia disabled in the service of the United States ;”

“ An act making further provision for the collection of internal duties, and for the appointment and compensation of assessors,” and

“ An act for the relief of John James Dufour and his associates.”

Ordered, That the Clerk do acquaint the Senate therewith.

A message from the Senate by Mr. Otis, their Secretary.

320 JOURNAL OF THE HOUSE

Mr. Speaker : 'The President of the United States did, this day, approve and sign

"An act authorizing the payment for waggons and teams captured or destroyed by the enemy at Detroit," and

"An act to prohibit the use of licenses or passes granted by the authority of the government of the united kingdom of Great Britain and Ireland."

Mr. Dawson, from the committee appointed to wait on the President of the United States, and inform him of the proposed recess of Congress, reported, that the committee had performed that service, and that the President answered that he had no further communication to make.

Ordered, 'That a message be sent to the Senate, to inform them that this House is now ready to adjourn, and that the Clerk do go with the said message.'

The Clerk accordingly went with said message; and having returned,

The Speaker adjourned the House until the first Monday in December next.

A SUPPLEMENTAL JOURNAL

Of such proceedings of the first session of the Thirteenth Congress, as, during the time they were depending, were ordered to be kept secret, and respecting which the injunction of secrecy was afterwards taken off by order of the House.

THURSDAY, July 15, 1813.

The following preamble and resolution was submitted by Mr. Stuart for consideration:

Whereas the seat of the general government, from the unprepared and defenceless state of the district of Columbia, is in imminent danger if an attack should be made thereon: And whereas, the fleet of the enemy is understood to be within a few hours sail of the Capitol: And whereas, the immense value of public property exposed to destruction, the great value of the public records, and other deeply interesting considerations render it peculiarly important that any invasion of the metropolis should be met with vigor and successfully repelled: Whereupon

Resolved, That in the opinion of this House, a distribution of such arms as are in the possession of the government within the district of Columbia, should be immediately made, to be placed in the hands of all able bodied men within the district, willing to be embodied to perform military duty; and also in the hands of such members of this House as may be willing to receive them; to act against the enemy in any manner not incompatible with their public duties.

A question was taken, whether the subject matter of the said proposition requires secrecy in discussion,

And passed in the affirmative.

JOURNAL OF THE HOUSE

A motion was then made by Mr. Rhea, of Tennessee, that the said proposition do lie on the table.

And the question being taken,

It was determined in the negative, { Yeas 64.
Nays 74.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,
Alston,
Anderson,
Bard,
Barnett,
Beall,
Benson,
Bibb,
Bowen,
Calhoun,
Clopton,
Condict,
Conrad,
Crawford,
Davenport,
Davis, of Pennsylvania,
Dawson,
Desha,
Ely,
Eppes,
Evans,
Findley,
Fernay,
Forsythe,
Franklin,
Geddes,
Gholson,
Glasgow,
Goodwyn,
Griffin,
Hall,
Humphreys,

Mr. Hyneman,
Ingham,
Irwin,
Kershaw,
Kilbourn,
King, of Massachusetts,
Lowndes,
Lyle,
McCoy,
McKim,
Moore,
Newton,
Ormsby,
Parker,
Pickens,
Pleasants,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Roane,
Roberts,
Sevier,
Seybert,
Sharp,
Smith, of Pennsylvania,
Smith, of Virginia,
Strong,
Sturges,
Tannehill,
Telfair,
Troup,
Whitehill,
Wilson, of Pennsylvania.

Those who voted in the negative, are

Mr. Archer,
Avery,

Mr. Baylies, of Massachusetts,
Bigelow,

OF REPRESENTATIVES.

13

Mr. Bradbury,
 Breckenridge,
 Burwell,
 Caperton,
 Caldwell,
 Champion,
 Chappell,
 Cheves,
 Cilley,
 Clark,
 Comstock,
 Culpeper,
 Duvall,
 Gaston,
 Gloninger,
 Goldsborough,
 Gourdin,
 Grosvenor,
 Grundy,
 Hanson,
 Harris,
 Hasbrouck,
 Hawes,
 Hopkins, of Kentucky,
 Hubbard,
 Hungerford,
 Ingerson,
 Jackson, of R. Island,
 Kennedy,
 Kent, of New York,
 Kerr,
 King, of N. Carolina,
 Lefferts,
 Lewis,
 Lovett,

Mr. Macoh,
 M'Lean,
 Miller,
 Montgomery,
 Moseley,
 Murfree,
 Nelson,
 Oakley,
 Pearson,
 Pickering,
 Piper,
 Pitkin,
 Potter,
 John Reed,
 Richardson,
 Ridgely,
 Robertson,
 Sheffey,
 Sherwood,
 Shipherd,
 Smith, of New York,
 Stanford,
 Stuart,
 Taggart,
 Taylor,
 Thompson,
 Vose,
 Wheaton,
 White,
 Wilcox,
 Wilson, of Massachusetts,
 Winter,
 Wood,
 Wright,
 Yancey.

A motion was made by Mr. Gholson, to amend the said proposition by striking out the *preamble*.

And the question being taken,

It passed in the affirmative.

A motion was then made by Mr. Burwell, that the said proposition, as amended, be committed to the Committee on Military Affairs.

And the question being taken,

It passed in the affirmative,

{ Yea 74.
 { Nays 44.

JOURNAL OF THE HOUSE

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,	Mr. Hasbrouck,
Anderson,	Huft,
Archer,	Humphreys,
Avery,	Hyneman,
Bard,	Ingersoll,
Barnett,	Ingham,
Beall,	Irwin,
Benson,	Kennedy,
Bowen,	Kent, of Maryland,
Burwell,	Kerr,
Butler,	Kershaw,
Caldwell,	Kilbourn,
Calhoun,	King, of Massachusetts,
Chappell,	Lefferts,
Cheves,	Lowndes,
Clark,	McCoy,
Clopton,	McKim,
Comstock,	McLean,
Condict,	Moore,
Crawford,	Murfree,
Davis, of Pennsylvania,	Newton,
Dawson,	Pickering,
Desta,	Pickens,
Duvall,	Piper,
Eppes,	Pleasant,
Evans,	Roane,
Findley,	Robertson,
Fisk, of Vermont,	Sevier,
Forney,	Sharp,
Forsythe,	Smith, of Pennsylvania,
Franklin,	Smith, of Virginia,
Gholson,	Tannehill,
Glasgow,	Taylor,
Goodwyn,	Telfair,
Gourdin,	Wilson, of Pennsylvania,
Griffin,	Winter,
Hall,	Yancey.

Those who voted in the negative, are

Mr. Alexander,	Mr. Bibb,
Baylies, of Massachusetts,	Breckenridge,

ON REPRESENTATIVES.

5

Mr. Culpeper,

Gaston,
Gloninger,
Grosvenor,
Grundy,
Hanson,
Harris,
Hawes,
Hopkins, of Kentucky,
Hubbard,
Hungerford,
Kent, of New York,
King, of N. Carolina,
Lewis,
Lovett,
Macon,
Miller,
Montgomery,
Nelson,
Oakley,

Mr. Ormsby,

Pearson,
Pitkin,
John Reed,
Rea, of Pennsylvania,
Rhea, of Tennessee,
Ridgely,
Roberts,
Seybert,
Sheffey,
Sherwood,
Smith, of New York,
Stanford,
Stuart,
Troup,
Vose,
White,
Wilcox,
Wilson, of Massachusetts,
Wright.

The doors were then opened.

FRIDAY, July 16, 1813.

Mr. Troup, from the Committee on Military Affairs, made the following report:

The Committee on Military Affairs, to whom was referred a resolution of yesterday, having relation to the present movements of the enemy, report,

That they have examined into the state of preparation, naval and military, made to receive the enemy, and are satisfied that the preparation is in every respect adequate to the emergence, and that no measures are necessary on the part of the House to make it more complete.

Which was read and ordered to be inserted in the journal.

Ordered, That the said report do lie on the table.

On motion of Mr. Bibb,

Ordered, That the injunction of secrecy imposed on the confidential proceedings of this House of yesterday and to-day, be removed.

The doors were then opened.

JOURNAL OF THE HOUSE

TUESDAY, July 20, 1813.

A message was received from the President of the United States by Mr. Graham, which was read, and is as follows :

CONFIDENTIAL.

To the Senate and House of Representatives of the United States.

There being sufficient ground to infer, that it is the purpose of the enemy to combine with the blockade of our ports, special licenses to neutral vessels or to British vessels in neutral disguises, whereby they may draw from our country the precise kind and quantity of exports essential to their wants, whilst its general commerce remains obstructed; keeping in view also the insidious discrimination between different ports of the United States; and as such a system, if not counteracted, will have the effect of diminishing very materially the pressure of the war on the enemy and encouraging a perseverance in it, at the same time that it will leave the general commerce of the United States under all the pressure the enemy can impose, thus subjecting the whole to British regulation in subserviency to British monopoly: I recommend to the consideration of Congress the expediency of an immediate and effectual prohibition of exports limited to a convenient day in their next session, and removable in the mean time, in the event of a cessation of the blockade of our ports.

JAMES MADISON.

Washington, July 20, 1813.

A question was taken whether the subject matter of the said message required secrecy,

And passed in the affirmative.

Ordered, That the said message be referred to the Committee on Foreign Relations.

The doors were then opened.

OF REPRESENTATIVES.

WEDNESDAY, July 21, 1818.

Mr. Calhoun, from the Committee on Foreign Relations, to whom was referred the message from the President of the United States received yesterday, made a report, which was read and committed to a committee of the whole House to-day.

The House then resolved itself into a committee of the whole House on the said report; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Kennedy reported, that the committee had, according to order, had the said report under consideration, and agreed to the same with an amendment, which was read at the Clerk's table and concurred in by the House.

The said report, as amended, is as follows:

Resolved, That it would be expedient to adopt the measure submitted by the message to the consideration of the House.

The question was then taken to concur in the said report, as amended,

And passed in the affirmative, { Yeas 78.
Nays 51.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alexander,

Alston,
Avery,
Bard,
Barnett,
Beall,
Bibb,
Bowen,
Burwell,
Butler,
Caldwell,
Chappell,
Clark,
Clayton,

Mr. Condict,

Conard,
Crawford,
Creighton,
Dawson,
Desha,
Earle,
Eppes,
Evans,
Farrow,
Findley,
Fisk, of Vermont.
Forney,
Forsythe,

JOURNAL OF THE HOUSE

Mr. Franklin,	Mr. Newton,
Gholson,	Parker,
Goodwyn,	Pickering;
Gourdin,	Pickins,
Griffin,	Piper,
Grundy,	Pleasants,
Hall,	Rca. of Pennsylvania;
Hawes,	Rhea, of Tennessee,
Hopkins, of Kentucky,	Rich,
Hubbard,	Roane,
Humphreys,	Roberts,
Hynemas,	Robertson,
Ingersoll,	Sage,
Ingham,	Sevier,
Irwin,	Sharp,
Kerr,	Smith, of Pennsylvania;
Kershaw,	Smith, of Virginia,
Lefferts,	Strong,
Lyle,	Tannehill,
McCoy,	Telfair,
McKim,	Ward, of New Jersey,
McLean,	Whitchill,
Moore,	Wilson, of Pennsylvania,
Murfree,	Wright,
Nelson,	Yahcay.

Those who voted in the negative, are

Mr. Bayly, of Virginia,	Mr. Husky,
Benson,	Hungerford,
Bigelow,	Jackson, of R. Island,
Bradbury,	Kennedy,
Breckenridge,	Kent, of New York,
Brigham,	Kent, of Maryland,
Caperton,	King, of Massachusetts,
Calhoun,	Lewis,
Champion,	Lovett,
Cheves,	Lowndes,
Cilley,	M'Kee,
Comstock,	Montgomery,
Culpeper,	Moseley,
Davenport,	Oakley,
Duvall,	Pearson,
Ely,	Pitkin,
Gloninger,	John Reed,
Goldsborough,	Richardson,
Grosvenor,	Ruggles,
Hasbrouck,	Seybert,

OF REPRESENTATIVES.

9

Mr. Sherwood,
Stanford,
Sturges,
Taggart,
Taylor,
Thompson,

Mr. Vose,
Wheaton,
White,
Wilson, of Massachusetts,
Winter.

Ordered, That the said report be committed to Mr. Grandy, Mr. Wright, Mr. Robertson, Mr. Bibb and Mr. Fisk, with instruction to report a bill in conformity thereto.

And then the House adjourned until to-morrow morning, ten o'clock.

THURSDAY, July 22, 1813.

Mr. Grundy, from the committee appointed yesterday, reported a bill laying an embargo on all ships and vessels in the ports and harbors of the United States, which was read the first time; and, on motion, the said bill was read the second time and committed to a committee of the whole House to-day.

The question was then taken, shall the bill be the order of the day for to-morrow.

And was determined in the negative, { Yeas 56.
Nays 79.

The yeas and nays being demanded by one-fifth of the members present,

Bancroft Library

Those who voted in the affirmative, are

Mr. Benson,
Bigelow,
Breckenridge,
Brigham,
Caperton,
Champion,
Cheves,
Clegg,
Clark,
Comstock,
Creighton,
Culpeper,
Davenport,
Ely,
Forsythe,

Mr. Geddes,
Gloninger,
Goldsborough,
Grosvenor,
Hasbrouck,
Hopkins, of New Jersey,
Hungerford,
Ingersoll,
Jackson, of R. Island,
Kent, of New York,
King, of Massachusetts,
King, of N. Carolina,
Lewis,
Lovett,
Lowndes,

JOURNAL OF THE HOUSE

Mr. McKee,	Mr. Shipherd,
Montgomery,	Smith, of New York,
Moseley,	Smith, of Virginia,
Oakley,	Stuart,
Pearson,	Sturges,
Pickering,	Taggart,
Pitkin,	Taylor,
Potter,	Thompson,
John Reed,	Vose,
Richardson,	Wheaton,
Ridgely,	White,
Ruggles,	Wilson, of Massachusetts,
Sherwood,	Winter.

Those who voted in the negative, are

Mr. Alston,	Mr. Griffin,
Anderson,	Grundy,
Archer,	Hall,
Avery,	Hawes,
Bard,	Hubbard,
Barnett,	Humphreys,
Bayly, of Virginia,	Hymenaeus,
Beall,	Ingham,
Bibb,	Irwin,
Bowen,	Kennedy,
Brown,	Kerr,
Burwell,	Kershaw,
Butler,	Lefferts,
Caldwell,	Lyle,
Chappell,	McCoy,
Clopton,	McKim,
Condict,	McLean,
Conard,	Moore,
Crawford,	Murfree,
Davis, of Pennsylvania,	Nelson,
Dawson,	Newton,
Deshay,	Ormsby,
Earle,	Parker,
Eppes,	Pickens,
Evans,	Piper,
Farrow,	Pleasants,
Findley,	Rea, of Pennsylvania,
Fisk, of Vermont,	Rhea, of Tennessee,
Forney,	Rich,
Franklin,	Roane,
Gholson,	Roberts,
Glasgow,	Robertson,
Goodwyn,	Sevier,
Gourdin,	Seybert,

OF REPRESENTATIVES.

11

Mr. Sharp,

Smith, of Pennsylvania,

Stanford,

Strong,

Tannehill,

Mr. Telfair,

Ward, of New Jersey,

Whitehill,

Wilson, of Pennsylvania,

Wright.

The said bill was then made the order for this day. And the House then resolved itself into a committee of the whole House on the said bill; and after some time spent therein, Mr. Speaker resumed the chair, and Mr. Nelson reported, that the committee had, according to order, had the said bill under consideration, and made several amendments thereto, which he delivered in at the Clerk's table, where they were again read and concurred in by the House.

A motion was made by Mr. Wright, further to amend the said bill by striking out from the 11th section, the words "*unless such captures shall be expressly provided to have been hostile.*"

And the question being taken,

It was determined in the negative.

A motion was made by Mr. Pitkin, to amend the said bill by striking out from the 12th section, the words "*or in any manner apparently on their way towards the territories of a foreign nation or the vicinity thereof, or towards a place where such articles are intended to be exported.*"

And the question being taken,

It was determined in the negative, { Yeas 49.
Nays 74.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Bayly, of Virginia,

Benson,

Bigelow,

Breckenridge,

Brigham,

Burwell,

Caperton,

Calhoun,

Champion,

Cheves,

Mr. Cilley,

Culpeper,

Davenport,

Ely,

Geddes,

Goldsborough,

Grosvenor,

Hasbrouck,

Hawes,

Hufty,

Mr. Hungerford,
 Jackson, of Rhode Island,
 Kent, of New York,
 King, of Massachusetts,
 Lewis,
 Lovett,
 M'Kee,
 Montgomery,
 Moseley,
 Oakley,
 Pearson,
 Pickering,
 Pitkin,
 Potter,
 John Reed,

Mr. Richardson,
 Ridgely,
 Ruggles,
 Smith, of New York,
 Stanford,
 Sturges,
 Taggart,
 Thompson,
 Vose,
 Wheaton,
 White,
 Wilson, of Massachusetts,
 Wilson, of Pennsylvania,
 Yancey.

Those who voted in the negative, are

Mr. Alston,
 Anderson,
 Archer,
 Avery,
 Bard,
 Barnett,
 Beall,
 Bibb,
 Bowen,
 Brown,
 Butler,
 Caldwell,
 Clark,
 Clopton,
 Condict,
 Conard,
 Creighton,
 Davis, of Pennsylvania,
 Dasha,
 Earle,
 Eppes,
 Evans,
 Farrow,
 Findley,
 Fisk, of Vermont,
 Forney,
 Forsythe,
 Franklin,
 Gholson,
 Goodwyn,
 Gourdin,
 Griffin,

Mr. Grundy,
 Hall,
 Hopkins, of Kentucky,
 Hubbard,
 Humphreys,
 Hyneman,
 Ingersoll,
 Ingham,
 Irwin,
 Kenpedy,
 Kent, of Maryland,
 Kerr,
 Kershaw,
 King, of N. Carolina,
 Lefferts,
 Lowndes,
 Lyle,
 M'Coy,
 M'Kim,
 M'Lean,
 Murfree,
 Newton,
 Ormsby,
 Parker,
 Piækens,
 Piper,
 Pleasants,
 Rea, of Pennsylvania,
 Rhea, of Tennessee,
 Rich,
 Roane,
 Roberts,

OF REPRESENTATIVES. 40

Mr. Robertson,
Sevier,
Sharp,
Smith, of Pennsylvania,
Strong,

Mr. Taylor,
Telfair,
Ward, of New Jersey,
Whitehill,
Wright.

The question was then taken, that the said bill be engrossed and read the third time?

And passed in the affirmative, { Yeas 78.
{ Nays 56.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,	Mr. Griffin,
Anderson,	Grundy,
Archer,	Hall,
Avery,	Hawes,
Barnett,	Hopkins, of Kentucky,
Beall,	Hubbard,
Bibb,	Humphreys,
Bowen,	Hyneman,
Brown,	Ingersoll,
Burwell,	Ingham,
Butler,	Irwin,
Caldwell,	Kerr,
Chappell,	Kershaw,
Clark,	King, of North Carolina,
Clopton,	Lefferts,
Condict,	Lyle,
Conard,	M'Coy,
Creighton,	M'Kim,
Davis, of Pennsylvania,	M'Lean,
Dawson,	Moore,
Desa,	Mulroney,
Earle,	Nelson,
Eppes,	Newton,
Evans,	Ormsby,
Farrow,	Parker,
Findley,	Pickens,
Fisk, of Vermont,	Piper,
Forney,	Pleasants,
Forsythe,	Rea, of Pennsylvania,
Franklin,	Rhea, of Tennessee,
Gholson,	Rich,
Glasgow,	Roane,
Goodwyn,	Roberts,
Gourdin,	Robertson,

Mr. Sevier,	Mr. Ward, of New Jersey,
Sharp,	Whitehill,
Smith, of Pennsylvania,	Wilson, of Pennsylvania,
Strong,	Wright,
Telfair,	Yancey.

Those who voted in the negative, are

Mr. Bayly, of Virginia,	Mr. M'Kee,
Benson,	Montgomery,
Bigelow,	Moseley,
Breckenridge,	Oakley,
Brigham,	Pearson,
Caperton,	Pickering,
Calhoun,	Pitkin,
Champion,	Potter,
Cheves,	John Reed,
Cilly,	Richardson,
Comstock,	Ridgely,
Culpeper,	Ruggles,
Davenport,	Seybert,
Ely,	Sheffey,
Geddes,	Sherwood,
Gloninger,	Shipherd,
Goldsborough,	Smith, of New York,
Grosvenor,	Stanford,
Hasbrouck,	Sturges,
Hufton,	Taggart,
Hungerford,	Taylor,
Kennedy,	Thompson,
Kent, of New York,	Vose,
Kent, of Maryland,	Wheaton,
King, of Massachusetts,	White,
Lewis,	Wilson, of Massachusetts,
Lovett,	Winter.
Lowndes,	

The said bill was ordered to be read the third time to-day.

And was accordingly read the third time : When

A motion was made by Mr. Pitkin, that the said bill be postponed indefinitely.

And the question being taken,

It was determined in the negative.

The question was then put, shall the bill pass ?

And passed in the affirmative, { Yeas 80.
Nays 50.

The yeas and nays being demanded by one-fifth of the members present,

Those who voted in the affirmative, are

Mr. Alston,	Mr. Hubbard,
Anderson,	Humphreys;
Archer,	Hyneman,
Avery,	Ingersoll,
Bard,	Ingham,
Barnett,	Irwin,
Beall,	Kerr,
Bibb,	Kershaw,
Bowen,	King, of <i>N. Carolina</i> ,
Brown,	Lefferts,
Burwell,	Lyle,
Butler,	Macon,
Caldwell,	M'Coy,
Chappell,	M'Kim,
Clark,	M'Lean,
Clopton,	Moore,
Condict,	Murfree,
Conard,	Nelson,
Crawford,	Newton,
Creighton,	Ormsby,
Davis, of <i>Pennsylvania</i> ,	Parker,
Dawson,	Pickens,
Desha,	Piper,
Earley,	Pleasants,
Eppes,	Rea, of <i>Pennsylvania</i> ,
Evans,	Rhea, of <i>Tennessee</i> ,
Farrow,	Rich,
Findley,	Roane,
Fisk, of <i>Vermont</i> ,	Roberts,
Forney,	Robertson,
Forsythe,	Sevier,
Franklin,	Sharp,
Gholson,	Smith, of <i>Pennsylvania</i> ,
Goodwyn,	Strong,
Goddin,	Tannehill,
Griffin,	Telfair,
Grundy,	Ward, of <i>New Jersey</i> ,
Hall,	Wilson, of <i>Pennsylvania</i> ,
Hawes,	Wright,
Hopkins, of <i>Kentucky</i> ,	Yancey.

Those who voted in the negative, are

Mr. Bayly, of <i>Virginia</i> ,	Mr. Calhoun,
Benson,	Champion,
Bigelow,	Cheves,
Breckenridge,	Cilley,
Brigham,	Comstock,
Caperton,	Cupperer,

46 JOURNAL OF THE HOUSE

Mr. Davenport,

Ely,
Geddes,
Gloninger,
Hasbrouck,
Hufty,
Hungerford,
Jackson, of R. Island,
Kennedy,
Kent, of New York,
Kent, of Maryland,
King, of Massachusetts,
Lewis,
Lovett,
Lowndes,
Moseley,
Oakley,
Pickering,
Pitkin,

Mr. Potter,

John Reed,
Ridgely,
Ruggles,
Seybert,
Sheffey,
Sherwood,
Shipherd,
Smith, of New York,
Stanford,
Sturges,
Taggart,
Taylor,
Thompson,
Vose,
Wheaton,
White,
Wilson, of Massachusetts,
Winter.

Ordered, That the title be "An act laying an embargo on all ships and vessels in the ports and harbors of the United States," and that Mr. Grundy and Mr. Robertson be appointed a committee to carry the said bill to the Senate, and inform them that this House have passed the same in confidence, and request their concurrence therein.

The doors were then opened.

THURSDAY, July 29, 1812.

A message was received from the Senate by Mr. Campbell and Mr. Varnum, their committee.

Mr. Speaker: The Senate do not concur in the bill passed by the House of Representatives, entitled, "An act laying an embargo on all ships and vessels in the ports and harbors of the United States," and then they withdrew.

A motion was made by Mr. Wright, and seconded, that the injunction of secrecy imposed upon the proceedings of this House on the message of the President of the United States of the 20th instant, be removed.

And the question being taken thereon,

It passed in the affirmative.

The doors were then opened.

INDEX.

A.

	<i>Page.</i>
ABSENCE granted,	51, 65, 125, 172, 181, 190, 196, 201, 209, 211, 235, 243, 251, 263.
Accountants of the war and navy departments, statements requested of unsettled accounts in the offices of the	395
Accounts, committee of appointed, (see committee)	
Adams J. Q. minister in Russia, proceedings respecting compensation to be made to, (see bill making additional appropriations for the support of go- ve. nment.)	
Adjournment, the daily hour of, fixed, of congress, motion to fix the time for an (see joint resolutions.)	109
Algiers and Tripoli, statement requested of the expenses of intercourse with,	305
Aliens, bill to authorize the naturalization of, (see bills from the Senate.)	
Appeals from the Speaker's decision,	167
Appropriations for the support of government, bill mak- ing additional, (see bills.)	
Arming all able bodied men in the district of Columbia, motion and proceedings respecting the, on <i>secret journal</i> ,	1, 2, 3, 4, 5.
Army of the United States, successes obtained by, rules and regulations for,	13
	44
	motion to inquire into the causes of the failures of the, 182
Arts and manufactures, proceedings respecting a state- ment of the	47, 64, 182.
Auction, bill laying duties on sales at, (see bills.)	
PETITIONS FROM—	
Anderson Jasper,	42
Allen James W.	146
Aliens, in the city of New York,	146
Auner Maria,	190
Appleton, Nathan and Ebenezer, (see Parker & others)	
Anderson Thomas,	107

INDEX.

B.

	<i>Page.</i>
Bank notes, &c. bill laying duties on, (see <i>bills</i> .)	
Barbary powers, statement requested of the expenses of intercourse with the,	305, 306.
Barges, bill for building, (see <i>bills from the Senate</i> .)	
Barlow Joel, minister of the United States in France, death of,	13.
Bassett Burwell contests the election of T. M. Bayly, (see <i>contested election</i> .)	
Bayly Thomas M. his election contested by B. Bassett, (see <i>contested election</i> .)	
Berlin and Milan decrees, (see <i>France</i> .)	
BILLS for the relief of David Henley,	42, 250, 256, 311, 314, 317, 318, [passed]
to incorporate a company for making a certain turnpike road in the county of Washington, in the district of Columbia,	42, 52, 62, 69, [passed] 162, 202, 209, 210.
to incorporate a company for making a certain turnpike road in the county of Alexandria,	43, 52, 53, 63, 69, 162, 202, 209, 210. [passed]
to increase the capital stock of the bank of Washington,	43, 51.
to incorporate an insurance company in Georgetown, in the district of Columbia,	46, 63.
to incorporate the fire insurance company of Alexandria,	46, 63.
to incorporate a marine and fire insurance company in the town of Alexandria,	46, 63.
for the assessment and collection of direct taxes and internal duties,	53, 97, 99, 107, 108, 110 to 113, 114 to 120, 130, 131, 132, 199, 203, 212, 223, 224, 225, 262, 263, 273. [passed]
to lay and collect a direct tax within the United States,	53, 121, 132, 145, 151, 153 to 160, 163 to 171, 175 to 181, 266, 281, 282, 286, 289, 304, 310, 313, 318. [passed]

INDEX.

	<i>Page.</i>
BILLS laying a duty on imported salt,	53, 200, 203 to 209, 225 to 231, 239 to 243, 277, 278, 286, 297. [passed]
establishing the office of commissioner of the revenue,	53, 171, 172, 185, 237, 238, 244, 265, 273, 281. [passed]
laying duties on licenses to retailers of wines, spirituous liquors and foreign merchandise.	53, 210, 211, 215 to 218, 239, 233, 234, 277, 278, 283, 287, 288, 298, 302, 303, 310, 313, 318. [passed]
laying duties on carriages for the conveyance of persons,	53, 187, 188, 189, 191, 192, 193, 239, 243, 265, 273, 281. [passed]
laying duties on licenses to distillers of spirituous liquors,	53, 126 to 128, 132, 136 to 143, 147 to 151, 152, 153, 238, 244, 265, 273, 281. [passed]
laying duties on sales at auction of foreign merchandise and of ships and vessels,	53, 171, 172, 185, 186, 187, 238, 244, 265, 273, 281. [passed]
laying duties on sugar refined within the United States,	53, 171, 172, 183, 184, 185, 238, 239, 244, 265, 273, 281. [passed]
laying duties on bank notes and notes of hand, and foreign bills of exchange of certain descriptions,	53, 210, 218 to 223, 234, 244 to 247, 248, 249, 250, 286, 288, 297, 298, 306, 307, 314, 317, 319. [passed]
making further provision for the collection of internal duties,	53, 268, 278, 308, 313, 318, 319. [passed]

INDEX.

	<i>Page.</i>
BILLS laying an additional duty on foreign tonnage, to reward the officers and crew of the sloop of war Hornet,	53. 64, 94, 96, 129, 130, 133, 182, 183, 202, 209, 210.
[passed] for the relief of John James Dufour and his associates,	67, 256, 257, 264, 311, 313, 318, 319.
[passed] to provide for the widows and orphans of militia slain, and for militia disabled in the service of the United States,	67, 194, 195, 197, 308, 313, 318, 319.
[passed] for the relief of John Dillon,	75.
supplementary to an act, entitled "An act to authorize the making a turnpike road from Mason's causeway to the town of Alexandria,	76.
to continue in force for a limited time certain acts authorizing corps of rangers, and for the protection of the frontier of the United States, and making appropriations for the same,	96, 193, 194, 195, 258, 265, 273, 281.
[passed] supplementary to the act, entitled "An act for the better regulation of the ordnance,	98, 267, 268, 269, 311, 317, 319.
[passed] supplementary to the act in addition to the act, entitled "An act to raise an additional military force,	98, 314.
for improving the public ground round the Capitol in the city of Washington,	108.
freeing from postage all letters and packets to and from the Superintendent general of military supplies,	109, 114, 181, 202, 209, 210.
[passed] concerning invalid pensioners,	123, 257, 261, 263, 314, 317, 319.
[passed] for the relief of Edwin T. Satterwhite,	195, 196, 197, 256, 262, 263, 273.
[passed] to establish a district court in the Mississippi territory,	124.

INDEX.

	<i>Page.</i>
BILLS making a further appropriation for fortifying the ports and harbors of the United States,	125
to amend and explain the act regulating pensions to persons on board of private armed ships,	126, 251, 256, 313, 314, 317, 319. [passed]
establishing the town of Mobile a port of entry,	132, 135, 211, 262, 263, 273. [passed]
giving further time for registering claims to lands in the late district of Arkansaw, in the territory of Missouri,	162, 250, 256, 311, 314, 317, 319. [passed]
to authorize the laying out and opening a road from Shawanee town, on the Ohio, to the town of Kaskaska, in the Illinois territory,	196.
for the more effectual protection of the north-western frontier, by granting donations of land to actual settlers and for public purposes,	202.
to authorize the transportation of certain documents free of postage	203, 224, 232, 278, 280, 297. [passed]
authorizing the sale of sundry lots, the property of the United States, in the borough of Pittsburgh,	209, 279, 282, 312, 314, 317, 318. [passed]
to regulate the allowance of forage to officers in the army of the United States,	209, 210, 214, 258, 262, 263, 273. [passed]
supplementary to the act, entitled "An act to encourage the destruction of armed vessels of war of the enemy,	224.
for the relief of the officers and crew of the United States' brig Vixen,	243, 261, 264, 311, 314, 317, 319. [passed]
fixing the time for the next meeting of Congress,	257, 258, 261, 266, 278, 280, 297. [passed]
allowing a bounty to the owners, officers, and crews of the private armed vessels,	263, 264, 265, 291, 292, 313, 317, 319. [passed]

INDEX.

	<i>Page.</i>
'BILLS authorizing a loan for a sum not exceeding millions of dollars,	263, 275, 276, 277, 279, 304, 306, 310, 313, 314, 318.
[passed]	
supplementary to an act, entitled "An act supplementary to an act, entitled 'An act to provide for calling forth the militia to execute the laws of the union, suppress insurrections and repel invasions,'" and to repeal the act now in force for those purposes, and to increase the pay of volunteer and militia corps,	266, 267, 303, 304.
to repeal the additional duties on goods, wares and merchandise captured and brought in by the private armed vessels of the United States,	268.
for the relief of George Lyon,	274, 280, 282, 313, 314, 317, 319.
[passed]	
for the relief of Willet Warner,	274. 314, 317, 319.
[passed]	
for reducing the duties payable on prize goods captured by the private armed vessels of the United States,	275, 281, 284, 285, 311, 314, 317, 318.
[passed]	
making additional appropriations for the support of government during the year 1813,	279, 280, 285, 289, 290, 291, 292, 312, 318, 319.
[passed]	
explanatory of an act, entitled "An act to raise ten additional companies of rangers,	283, 284, 286, 287, 311, 314, 317, 319.
[passed]	
to authorize the appointment by the President of certain officers during the recess of the Senate,	299, 302, 311, 314, 317, 319.
[passed]	
for the relief of Joshua Dorsey,	309, 311, 314, 318, 319.
[passed]	

INDEX.

	<i>Page.</i>
BILLS FROM THE SENATE—	
for the relief of Alexander Phœnix,	43, 71, 77, 79, 82, 98. [passed]
supplementary to the acts heretofore passed on the subject of an uniform rule of naturalization,	46, 51, 61, 162, 194, 197, 212, 247, 248, 250, 286, 288, 297, 298, 312. [passed]
concerning certain streets in Georgetown,	50, 57, 67, 98. [passed]
for the relief Thomas Sloo,	52, 67, 93, 94, 99, 146. [passed]
to provide for the government of persons in certain fisheries	58, 76, 79, 82, 98. [passed]
to provide for the accommodation of the household of the President of the United States,	58, 269 to 273, 278, 280, 286. [passed]
further extending the time for issuing and locating military land warrants,	79, 80, 96, 146. [passed]
to amend the act, entitled "An act to provide for calling forth the militia to execute the laws of the union, suppress insurrections and repel invasions, and to repeal the act now in force for those purposes,	98, 121, 312. [passed]
for the relief of infirm, disabled and superannuated officers and soldiers of the late and present army of the United States,	108, 109, 151, 152.
to authorize the raising a corps of sea-fencibles,	121, 124, 266, 267, 269, 278, 280, 286. [passed]
to amend the act in addition to the act, entitled "An act to raise an additional military force and for other purposes,	121, 124, 134, 135, 145, 146. [passed]

INDEX.

	<i>Page.</i>
BILLS FROM THE SENATE—	
for the relief of Alexander Scott,	121, 193, 197, 210, 214, 247, 256, 263, 266. <i>(passed)</i>
to prohibit the citizens of the United States from carrying on any trade or traffic with the dominions or dependencies of the united kingdoms of Great Britain and Ireland,	129
authorizing the President of the United States to cause to be built barges for the defence of the ports and harbors of the United States,	129, 133, 134, 135, 146. <i>(passed)</i>
to incorporate a fire insurance company in the town of Alexandria, in the district of Columbia,	129, 196.
for the relief Thomas Denney,	145, 274, 280, 282 286, 303. <i>(passed)</i>
to relinquish the claims of the United States to certain goods, wares and merchandise captured by private armed vessels,	145, 195, 196, 197, 198, 199, 202, 209, 215. <i>[passed]</i>
making an appropriation for finishing the Senate chamber and repairing the roof of the north wing of the capitol,	181, 182, 269, 278, 280, 286. <i>[passed]</i>
providing for the further defence of the ports and harbors of the United States,	181, 182, 209, 218, 224, 233, 258. <i>(passed)</i>
for the relief of the owners of the ships called the Good Friends, the Amazon, and the United States, and their cargoes,	181, 182, 251, 264, 279, 282, 289, 303. <i>(passed)</i>
authorizing the payment for waggons and teams captured or destroyed by the enemy at Detroit,	215, 224, 292, 310, 311, 314, 315, 320. <i>(passed)</i>

INDEX.

	<i>Page.</i>
BILLS FROM THE SENATE—	
to prohibit the use of licenses or passes granted by the authority of the government of the unit- ed kingdom of Great Britain and Ireland,	224, 292, 293 to 297, 308, 313, 320.
for the remission of certain duties to the Pennsyl- vania academy of the fine arts,	234, 238, 260, 262, 263, 266.
concerning suits and costs in the courts of the United States,	234, 238, 255, 256, 257, 258, 262, 263, 266.
for the relief of Elijah J. Winter,	234, 238, 243, 261, 264, 278, 280, 286.
Blydenburgh B. B. and Peter A. Jay, contests the election of E. Sage and J. Lefierta, (see <i>contested election</i>)	
Bowers J. M. his election contested, (see <i>contested election</i>)	
Breckenridge Mr. elected chaplain to Congress,	26.
Burch Benjamin, appointed assistant door keeper,	8.
PETITIONS FROM—	
Bassett Burwell,	20, 38, 283, 303.
Baith Nicholas,	22.
Brooker John,	29.
Eryan William P.	40.
Bryce Henry,	78, 79, 282.
Barbarick Theophilus,	95, 129.
Blydenburgh Benjamin B. and Peter A. Jay,	161, 201.
Bank of Orleans, president and directors of the	212, 316.
Bishop Levi,	235, 283.
Bacon Israel,	235.
Blakeley Robert,	274.
Bank of Washington, president and directors of the	24, 43.
Boyd Benjamin,	39.
Beal Wm. Dent,	39.
Bigges William,	97.

C.

Capitol, bill to improve the grounds around the (see <i>bills</i>)	
Chaplains appointed,	8, 17, 19, 26.

INDEX.

	<i>Page.</i>
Chaplain, reverend Mr. Lee chosen on the part of the House,	19.
reverend Mr. Breckenridge chosen on the part of the Senate,	26.
Chesapeake and Delaware canal, proceedings respecting	76.
Claims, committee of, appointed, (see <i>committee</i>)	
Claxton Thomas, appointed door keeper,	8.
Clay Henry, of Kentucky, elected Speaker,	7.
Clerk, Patrick Magruder elected, directed to pay certain allowances out of the contingent fund,	8. 308.
Commerce and manufactures, committee of, appointed, (see <i>committee</i>)	
Committee of Elections appointed,	17, 283.
references to the	20, 24, 25, 161.
reports from the	38, 40, 54. 132, 201, 251, 283.
motion to alter the manner of appointing the	68.
of Ways and Means appointed, references to the	17. 22, 24, 39, 40, 42, 49 50, 60, 64, 78, 79, 95, 96 98, 100, 113, 114, 135 172, 211, 212, 262, 274. 53, 61, 263, 274, 279.
of Claims appointed, references to the	17. 20, 22, 23, 25, 28 29, 35, 36, 37, 39, 40, 44 45, 50, 52, 58, 59, 60, 64 66, 67, 70, 71, 75, 78, 79 80, 81, 95, 97, 100, 107 108, 123, 124, 172, 173 243, 251.
reports from the	42, 70, 75, 96 98, 123, 124, 243.
of Commerce and Manufactures, appointed,	18.
references to the	23, 25, 35, 36, 59, 75 78, 80, 82, 95, 146, 266.
reports from the	132.
on the Public Lands appointed,	18.
references to the	20, 21, 25, 36, 37 42, 45, 59, 60, 62, 81, 82 97, 125, 135, 162.
reports from the	67.
for the District of Columbia, appointed,	18.
references to the	24, 40, 42, 59, 61.
reports from the	42, 43, 46 60, 61, 71 76, 108, 162.

INDEX.

	<i>Page.</i>
Committee on the Post-office and Post roads appointed,	18.
references to the	31, 32, 35, 36, 37, 41
	45, 50, 58, 59, 62, 64, 66
	161, 181.
reports from the	75, 76, 224.
of Revision and unfinished business appointed,	18.
report,	46.
of Accounts, appointed,	18.
on Foreign Relations, appointed,	18, 19, 225.
references to the	46, 146.
reports from the	201.
on Military Affairs appointed,	18, 19.
references to the	41, 44, 50, 67, 71, 74
	75, 77, 107, 114, 123, 235
	263, 267, 268, 302.
reports from the	67, 96, 98, 109, 128
	152, 173, 209, 210, 263
	283, 299.
on Naval Affairs appointed,	18, 19, 203..
references to the	76, 77, 109, 201
	235, 238.
reports from the	64, 125, 224, 262
	268, 275.
on the spirit and manner in which the war has been waged by the enemy, appointed,	19.
report,	309.
on petitions,	66, 70, 95, 104.
reports from,	133.
on establishing a district court in the Missis- sippi territory,	30.
on providing additional room for stenogra- phers,	38, 61.
on resolutions of the legislature of the Illi- nois territory,	67, 196.
	(see bills)
on that part of the report of the committee of revision and unfinished business which relates to the Chesapeake and Delaware canal,	76.
to provide for the more effectual protection of the north-western frontier,	94, 96, 202.
	(see bills)
Committees joint, to notify the President of the assem- blage of a quorum,	8, 9.
on enrolled bills,	19, 30.
to have the direction of the library fund,	21.

INDEX.

	<i>Page.</i>
Committees joint, to inquire what business is necessary to be done, and when an adjournment may take place,	135, 136 146, 171, 190, 196, 234, 257, 275.
to present a resolution to the president,	258 273.
to inform the President of the proposed recess of congress,	318, 330.
Commissioner of the revenue, bill to create the office of	
	(see bills)
Commissioner of the general land-office, letters and reports from the	25, 36, 93.
Conferences, committees of, appointed,	286, 287 288, 297, 298.
reports from,	298, 302, 304, 306, 307.
 Connecticut, members from appear, to wit :	
Mr. Champion. Davenport, Law, Moseley, Pitkin, Sturges, Tallmadge,	} 4.
Contested elections between Thomas M. Bayly and Bur-	
well Bassett,	20, 38, 283, 303.
John P. Hungerford and John Talis-	
aferro,	20, 54, 65, 69, 72, 73, 74 76, 114, 134, 136, 309.
Ebenezer Sage and John Lefferts and Benj. B. Blydenburg and	
Peter A. Jay,	161, 201.
Thomas K. Harris and Wm. Kelly,	24 40, 41, 43, 47.
John M. Bowers and Isaac Wil-	
liams, junior,	98, 99, 100, 101, 102, 103, 104, 105, 132, 133.
Resolutions proposed by Mr. King, of Mas-	
sachusetts, relative to	68, 69.
Constitution of the U. States, an amendment proposed to	
the, respecting titles of	
nobility, not ratified by	
Connecticut,	46.

INDEX.

	<i>Page.</i>
Constitution of the U. States, an amendment proposed to the, to lay duties on exports and granting power to congress to make roads and canals, and to establish a national bank,	190, 191

PETITIONS FROM—

Clement Jacob,	35.
Connor Benjamin,	59, 152.
Cash, Montelius & Son,	59.
Carne Daniel,	60.
Claghorn George,	81.
Carroll Grief,	82.
Constables in the district of Columbia,	24, 71.
Commercial company of the city of Washington,	24, 71.

D.

Delaware, members from appear, to wit :

Mr. Cooper,	9.
Ridgely,	39.
Denny Thomas, bill for the relief of (see <i>bills from the senate</i>)	
Direct taxes, bill for the assessment and collection of (see <i>bills</i>)	
bill to lay and collect (see <i>bills</i>)	
Distillers, bill laying duties on licenses to [see <i>bills.</i>]	
District of Columbia, committee for (see <i>committee</i>) motion made in secret session to arm all able bodied men in the 1, 2, 3, 4, 5. (see <i>secret journal</i>)	
Door-keeper and assistant door-keeper, Thomas Claxton and Benjamin Burch, appointed,	8.
Dunn Thomas, appointed sergeant at-arms,	
John Oswald, allowance to	308.

PETITIONS FROM—

Derby fishing company, president and directors of the	39.
Dillon John,	75.
Deardorff Isaac,	95.
Deaver William,	100.
Dorsey Joshua,	211, 274, 280, 287, 307, 309. (see <i>bills</i>)

INDEX.

	Page.
Drummond John,	35.
Dufour James John,	37, 67.
Vale Richard,	45.

E

- | | |
|--|---------------------------|
| Elections, committee of | (see committee) |
| contested, | (see contested elections) |
| Embargo, proceedings relating to an | 6, 7, 8, 9. |
| | (on the secret journal) |
| bill laying an | on the secret journal |
| | proceedings on the bill |
| | 10, 11, 13 |
| | 13, 14, 15, 16. |
| England, (see Great Britain) | (rejected by the Senate) |
| Exportation of provisions and naval stores, motion to pro- | |
| hibit the | 299, 300, 301. |
| Exports, motion to amend the constitution so as to lay du- | |
| ties on | 190, 191. |

PETITIONS FROM—

Ewell Thomas, - 201
Ecleston Mary, 24

F.

- Finances of the U. States, view of our, communicated by the
 President, 13, 14, 15.
 annual report of the state of the 98.
 Fisheries, bill to provide for the government of persons in
 certain (see bills from the senate)
 Foreign relations, committee on (see committee)
 Forage, bill regulating the allowance of (see bills)
 France, death of Joel Barlow, our minister in 13.
 state of our relations with the government of
 resolution calling on the President for information
 touching the decree purporting to be a repeal
 of the decrees of Berlin and Milan issued by
 the government of 54, 55, 77, 78, 79
 80, 81, 82, 83, 84, 85, 86
 87, 88, 89, 90, 91, 92, 93
 200, 201.
 proceedings on the message 201, 202.

INDEX.

Page.

PETITIONS FROM—

Forrest Joseph,	40.
Farmers bank of Alexandria,	42, 60.
Fitz Gideon, (see <i>William Gerrard</i>)	
Frothingham John,	99.
Franks Isaac,	316.
Frazier Solomon,	24.

G.

Gallatin Albert, proceedings respecting compensation to
be made to
(see *bill making further appropriations
for the support of government*)

Georgia, members from appear, to wit:

Mr. Barnett,	
Bibb,	
Forsythe,	
Telfair,	
Troup,	
Hall,	41.

Good Friends Amazon and United States, bill for the relief
of the owners of the ships
(see *bills from the Senate*)

Great Britain, offer of the emperor of Russia to mediate
and bring about a peace between the United
States and 10.
call for copies of certain orders in council
of 93, 309.
inquiry into the spirit and manner in which
the war has been waged by 19, 309.

Great Britain, bill to prohibit the citizens of the United
States from trading with
(see *bills from the Senate*)
bill to prohibit the use of licenses issued by
(see *bills from the Senate*)

PETITIONS FROM—

Griffiths Abraham,	40.
Girard Stephen,	45, 77.
Gregory John Munford,	59.
Goeding John and Hollins and M'Blair,	75, 262.
Gray Alexander,	78.
Gamble William,	80.

INDEX.

	<i>Page.</i>
Green academy, trustees of	81.
Garrard William, Levin Wales and Gideon Fitz,	81.
Gibson John,	97.
Gage Abner,	123.

H.

Harris Thomas K. his election contested, (*see contested election*)

Hornet, bill to reward the officers and crew of the, for capturing and destroying the British ship of war Peacock, (*see bills*)

PETITIONS FROM—

Harris Henry,	29, 50, 262.
Hosmer Timothy,	52.
Hilton Joshua,	95.
Hill Jeremiah,	262.
Hunter Hannah and others,	24, 71.
Henly David,	25, 42.
Hibbs Mary Fanning,	35.
Hodgson Rebecca,	36.
Hastings Zenas,	

I.

Illinois territory, S. Bond, the delegate from, appears, 42.

Indiana territory, J. Jennings, the delegate from, appears, 8.

Insist, votes to, 386, 287, 288, 297, 298.

Insurance companies in the district of Columbia, bills incorporating (*see bills*)

Internal revenue, report of the Committee of Ways and Means, relative to a well digested system of bills providing an 53.
* (*see bills*)

Invalid pensions, (*see pensions*)

PETITIONS FROM—

Inhabitants of Harrison county, Indiana territory,	16.
Indiana territory, legislature of,	20, 25.
Inhabitants of New Hampshire,	21.
of Oxford and Kennebec, Massachusetts,	21.

INDEX.

	<i>Page.</i>
Inhabitants of Harrison county, Indiana territory,	22.
of Tennessee,	25.
of Tennessee,	36.
of Mobile county, M. T.	36.
of Alexandria,	40.
of the city of Washington,	42, 60.
of Dauphin and York counties, Pennsylvania,	45.
of La Fouche county, Louisiana,	45.
of Hoosack, New York,	58.
of Tioga county, New York,	58.
of the state of Massachusetts,	64.
of Essex county, New York,	66.
of the counties of Northumberland and North- ampton, Pennsylvania,	66.
of Vincennes, I. territory,	70.
of Lancaster and Chester counties, in Pennsyl- vania, and Cœcil county, Maryland,	78.
Innerarity James,	125.
Inhabitants of Madison county, M. territory,	135.
of Bath and Fleming counties, Kentucky,	161.
of Corhocton county, Ohio,	161.
of Union, Ohio,	161.
of Frederic county, Maryland,	161.
of Clark and Jefferson counties, I. territory,	161.
of the district of Maine,	172.
of Broome and Courtland counties, New York,	181.
of Illinois territory,	190.
of Beaver county, Pennsylvania,	211, 212.
of New Jersey,	235.
of the Northern Neck, Virginia,	266.
of White, Overton and Warren counties, Ten- nessee,	316.
of Alexandria,	24.
Inhabitants of that part of Fairfax county heretofore in- cluded in the parish of Fairfax,	24.
of the town and county of Alexandria,	24.
of Washington county, district of Columbia,	24.
of Georgetown, district of Columbia,	24.
of the city of Washington,	71.
of Herkimer county,	95.
of Amelia county, Virginia,	190.

J.

**Jay Peter A. and B. B. Blydenburg, contest the election
of Messrs. Sage and Lefferts,
(see contested elections)**

INDEX.

	<i>Page.</i>
Joint committees, (see <i>committees joint</i>)	
resolutions to appoint a day of humiliation and prayer,	234, 238, 243, 258, 273.
fixing the time for the adjournment of congress,	275, 302, 303.
Judiciary, a standing committee appointed to be styled a committee on the	34, 37.
resolutions instructing the committee on the	136.
PETITIONS FROM—	
Jay Peter A. (see <i>B. B. Blydenburgh.</i>)	
Johnson Ann E.	40.

K.

Kaskaskia, report of the land commissioners for the district of	25.
Kelly William, contests the election of Thomas K. Harris, (see <i>contested elections</i>)	
Kentucky, members from appear, to wit:	

Mr. Clarke,	
Clay, [Speaker]	}
Deshaw,	
Duvall,	
M'Kee,	
Montgomery,	
Sharp,	
Ormsby,	
Hopkins, - - - - -	108.
Kentucky, motion to refund certain monies expended by the state of	267.

PETITIONS FROM—

Kelly William, Tennessee,	24, 40.
Xenzie and Forsythe,	60.

L.

Land office, commissioner of the general (see <i>commissioner</i>)	
Lawrence captain James, brilliant victory obtained by	12.
Lawrence captain James, who fell in the action between the United States' frigate Chesapeake and the British frigate Shannon, resolution to inquire into the propriety of conferring public honors on the memory of	287, 289.

INDEX.

	<i>Page.</i>
Lee reverend Mr, chosen chaplain on the part of the house.	19.
Lefferts John, his election contested, (see <i>contested elections</i>)	
Library, joint committee appointed to have the direction of the monies appropriated for the	21.
Licenses to neutral vessels or to British vessels in neutral disguises, message from the president respect ing [on the <i>secret journal</i>] (see <i>embargo</i>)	6.
to retailers, bill laying duties on (see <i>bills</i>)	
to distiller, bill laying duties on (see <i>bills</i>)	
granted by Great Britain, bill to prohibit the use of (see <i>bills from the senate</i>)	
Loan, bill authorizing a (see <i>bills</i>)	
Louisiana, Mr. Robertson, member from, appears,	

PETITIONS FROM—

Lyon Aaron,	23.
Lyon George,	42, 274.
	(see <i>bills</i> .)
Lloyd James,	114, 133.
Ledue Mary Philip,	60.
Lee Richard Bland,	
Levy Court of the county and common council of the town of Alexandria,	24, 71.
La Tourette Daniel	39.

M.

Magruder Patrick, elected clerk,	8.
Massachusetts, members from, to wit :	
Mr. Baylies,	
Brigham,	
Bigelow,	
Bradbury,	
Davis,	
Ely,	
Hubbard,	
King,	
Pickering,	
John Reed,	
William Reed,	
Ruggles,	
Taggart,	3.

INDEX.

	<i>Page.</i>
Massachusetts, members from appear, to wit :	
Mr. Ward,	
Wheaton,	
Wilson,	4.
Parker,	
Dewey,	
Wood,	17.
Richardson,	21.
	95.
Maryland, members from appear, to wit :	
Mr. Archer,	
Kent,	
M' Kim,	
Ringgold,	5.
Stuart,	
Wright,	
Hanson,	
Moore,	17.
Goldsborough	23.
Massachusetts, remonstrance against the war, by the legislature of	
protest against the remonstrance,	122, 173, 174, 175.
123.	
Military land warrants, bill extending the time for issuing and locating (<i>see bills from the senate</i>)	
Militia of the U. States, proceedings respecting the arming of the	173.
provision for the widows and orphans of	(see bills)
Missouri territory, Mr. Hempstead, the delegate from appears,	51.
Mississippi territory, bill to establish a district court in the	
(<i>see bills</i>)	
Ministers of the United States in foreign countries, copies requested of the accounts of	304, 305.
Military affairs, committee on (<i>see committee</i>)	
PETITIONS FROM...	
Mansfield Isaac,	20.
Martin Arnold and Sarah,	20.
Mulloy Hugh,	23.
Mitchell James,	23, 274.
Merrill Joshua,	29.
Maxwell Thompson,	37.
Mechanics bank of Alexandria, president and directors of,	66.
Morris Jonathan,	100.
Massachusetts, legislature of,	122, 173, 174, 175.

INDEX.

	<i>Page.</i>
M'Master John,	201.
Miller Richard,	60.
Merchants sundry, of Wiscassett,	113.
M'Kenney Augustus and Laysal Bancroft,	22.
Macaulay Daniel,	50.
Malcolm Henry,	61.
Mills Peter	81.

N.

National bank, motion to grant power to congress to establish a	190, 191.
Naturalization, bill supplementary to the acts upon the subject of. (<i>see bills from the Senate.</i>)	
Naval stores, motion to prohibit the exportation of affairs, committee on, (<i>see committee</i>)	299
Navy, references to the Secretary of the	305.
brilliant achievements of the	12.
Newspapers, to be furnished to the members of the House,	9.
New Hampshire, members from appear, to wit :	

Mr. Cilley,	}	3.
Hale,		
Smith,		
Vose,		
Webster and		
Wilcox,		

New York, members from appear, to wit :	
--	--

Mr. Avery,	}	4.
Benson,		
Comstock,		
Fisk,		
Geddes,		
Groavenot,		
Kent,		
Lefferts,		
Lovett,		
Miller,		
Moffitt,		
Markell,		
Denoyelles,		
Oakley,		
Sage,		
Poat,		
Sherwood,		
Shipherd,		

DVRK.

New York, members from appear, to wit:

Agro

Mr. Taylor,	{	-	-	-	-	-	4.
Winter,		-	-	-	-	-	
Thompson,		-	-	-	-	-	
Boyd,		-	-	-	-	-	9.
Smith,		-	-	-	-	-	
Howell,		-	-	-	-	-	17.
Hopkins,		-	-	-	-	-	39.
Bowers,		-	-	-	-	-	82.
Hasbrouck,		-	-	-	-	-	113.

New Jersey, members from appear, to wit:

Mr. Condict,
Coxe,
Hufty,
Stockton,
Ward,
Schureman,

North Carolina, members from appear to wit :

Mr. Alstor,	
Forney,	
Gaston,	
Kennedy,	
King,	
Murfree,	
Macon,	
Pearson,	
Pickins,	
Stanford,	
Franklin,	
Culpeper,	
Yancey,	
	6.
	9.
	23.
	36.

PETITIONS FROM—

Nexsen William,	22.
Newman Daniel,	29.
New York, common council of	74.

Q.

Officers and soldiers, bill for the relief of infirm, disabled and superannuated (see bills from the senate)

INDEX.

	<i>Page.</i>
Ohio, members from appear, to wit:	
Mr. Alexander,	
Caldwell,	6.
Kilbourn,	
M'Lean,	
Beall,	44.
Creighton,	70.
Order, questions of	166.
appeals on	(see <i>appeals</i>)
Ordnance, better regulation of the	(see <i>bills</i>)

PETITIONS FROM—

Osborn William,	23.
Officers and crew of the United States' brig Vixen,	59, 243.
(see <i>bills</i> .)	
O'Brien Jeremiah,	70, 302.

P.

Pay master and accountant of the war department, state-	
ment requested of unsettled accounts in the offices of	305.
Pennsylvania, resolutions of the legislature of	44.
Pennsylvania, members from appear, to wit :	

Mr. Anderson,	
Bard,	
Brown,	
Crawford,	
Conard,	
Davis,	
Findley,	
Gloninger,	
Griffin,	
Ingham,	
Ingersoll,	
Irwin,	
Lyle,	
Piper,	
Roberts,	
Seybert,	
Smith,	
Tannehill,	
Whitehill,	
Hyneman,	20.

INDEX.

	Page.
Pennsylvania, members from appear, to wit :	
Mr. Rea,	21.
Wilson,	}
Glasgow,	44.
Pensions, bill granting certain (<i>see bill</i>)	
Phoenix Alexander, bill for the relief of (<i>see bills from the senate</i>)	
Pike general, resolution to inquire into the propriety of con- ferring public honors on the memory of	287, 289.
Pittsburgh, sale of public lots in the borough of (<i>see bills</i>)	
Ports and harbors, provision for fortifying the (<i>see</i> <i>bills, also bills from the senate</i>)	
Presbyterian church, resolution of the 47.	
President of the U. States, written messages from the 9 to 10, 44, 300.	
<i>on the secret journal,</i> 6.	
resolutions requesting 54, 55 83 to 93, 304, 305, 309.	
Privateers, bill to explain the act regulating pensions to persons on board of [<i>see bills</i>]	
bill allowing a bounty to the owners, officers and crews of [<i>see bills</i>]	
bill to repeal in part the duties on goods cap- tured by [<i>see bills</i>]	
bill to relinquish the claims of the U. States to certain goods captured by [<i>see bills from the senate</i>]	
Previous questions taken 164.	
Printing of certain documents, proceedings relating to 202.	
203, 212, 213.	
Provisions and naval stores, motion to prohibit the expor- tation of 299, 300, 301.	
Public lands, committee on [<i>see committee</i>]	
PETITIONS FROM—	
Pollock Oliver, 40, 75.	
Patrick Joshua, 58.	
Perkins Jacob, 70.	
Pomeroy Ralph M. 78.	
Pitchlynn John, 81, 129.	
Piatt William, 100, 124.	
Pettibone Daniel, 107, 152.	
Pettibone Daniel, 107.	
President and directors of the Pennsylvania academy, 113.	
Parker Daniel P. and others, 201.	
Privateers, owners of, 211.	
Protestant Episcopal church of Alexandria, 24.	

INDEX.

	<i>Page.</i>
Q.	
Quakers, remonstrance of, against war,	125.
Questions of order decided, [see <i>order</i>]	6.
Quorum assembled in the House,	9.
in the Senate,	9.
not present,	815.

R.

Rangers, bills authorizing the raising of corps of [see <i>bills</i>]	225.
Recede, votes to,	225.
Resolutions joint, [see <i>joint resolutions</i>]	
requesting the president, [see <i>President</i>]	
instructing the committee on military affairs, 41	
50, 67, 71, 77	
114, 263, 267.	
on naval affairs, 76, 77	
109, 235, 236	
238.	
on foreign affairs, 46.	
of claims, - 50.	
on public lands, 62, 109.	
the secretary of the treasury, 47, 306.	
the secretary of war, - 305.	
the secretary of the navy, - 305.	
Retailers, bill laying duties on licenses to [see <i>bills</i>]	
Rhode Island, members from appear, to wit :	
Mr. Jackson, {	4.
Potter, }	
Roads and canals, motion to grant power to congress to make	190, 191.
Road from Shawanee town to Kaskaskia, bill to open [see <i>bills</i>]	
Rules and order established,	9.
amended,	34, 37.
Russia offers her mediation to bring about a peace between the United States and Great Britain,	10
appropriations to meet the expenses incident to the acceptance of the mediation of	279.
[see <i>bill making further appropriation for the support of government</i>]	

INDEX.

Page:

PETITIONS FROM—

Richards George,	23, 26 to 34.
Reed Rufus F. and Daniel Robbins,	36.
Rossetter Benjamin and Abby S.	39.
Reeder Simon,	60.
Renguenet B.	75, 98.
Robert Thomas H.	123, 158.
Ross David,	196.
Roxburg Matthew and Elizabeth,	29.
Ralston Samuel,	49.

S.

Salt, duty on imported [see bills]	
Sage Ebenezer, his election contested, [see contested elections]	
Sergeant-at-arms, Thomas Dunn, appointed,	8.
Scott Alexander, bill for the relief of [see bills from the senate]	
Sea fencibles, bill to raise a corps of [see bills from the senate]	
Secret business, house engaged on 223, 234, 257, 263, 265, 293.	
Senate, quorum of, assembled, bills from the [see bills from the senate]	8.
Sloo Thomas, bill for the relief of [see bills from the senate]	
South Carolina, members from appear, to wit :	

Mr. Calhoun,	{	6. 21. 23.
Chappell,		
Earle,		
Evans,		
Farrow,		
Gourdin,		
Kershaw,		
Lowndes,		

Speaker, Henry Clay, of Kentucky, elected	7.
Stenographer, proceedings on a petition from George Richards, praying to be admitted on the floor in quality of a	23, 26, 27, 28, 30, 31, 32, 33.
Stenographers, proceedings respecting accommodations for additional	[petition rejected] 38, 61.
Sugar refined in the United States, bill laying duties on	[see bills]

PETITIONS FROM—

Sweeny John,	28.
Strahan Joseph,	35.

INDEX

	<i>Page.</i>
Strong Chloe;	37.
Scott Obadiah,	60.
Saltonstall Curdon S.	64.
Sewall David,	65, 96.
Satterwhite Edwin T.	70.
Sarpy Gregoire,	81.
Sears Mary,	97.
Stothart and Starkey,	172.
Sapp Joseph,	60.
Spangler Daniel,	78.

T.

Taliaferro John contests the election of J. P. Hungerford,
 [see *contested election.*] 13

Taxes or internal duties, recommended by the President,
 bills imposing; [see *bills.*] 13

Tennessee, members from, appear, to wit:

Mr. Bowen,	{	}	6.
Grundy,			
Humphreys,			
Harris,			
Rhea,			
Sevier,			

Tonnage, bill laying additional duties on foreign (see *bills.*)

Treasury, letters and reports from the acting secretary of
 the - - - - - 38, 64, 77.

references to the - - - - - 45, 47, 306.

Turnpike roads in the district of Columbia, bills to autho-
 rize the making of [see *bills.*] 13

PETITIONS FROM—

Tucker Samuel,	20.
Taliaferro John,	20, 54, 72, 76, 309.
Taylor Susanna,	37.
Thurston John,	3.
Turnpike road company, Georgetown and Alexandria,	59.
Tappan Arthur,	64.
Taylor James,	66.
Tuttle Johnson,	108.
Thornton William,	135.
Toomey John,	256.
Thomson John,	29, 70.
Taggart John,	90.
Tetham William,	148.

INDEX.

	<i>Page.</i>
V.	
Vermont, members from appear, to wit:	
Mr. Butler, Fisk, Skinner, Rich, Bradley, Strong,	4. 9.
Virginia, members from appear, to wit:	
Mr. Bayly, Breckenridge, Burwell, Caperton, Clopton, Dawson, Eppes, Gholson, Goodwyn, Hawes, Hungerford, Kerr, Lewis, M'Coy, Nelson, Newton, Pleasants, Roane, Smith, White, Jackson, Sheffey,	5. 9. 21.
PETITIONS FROM—	
Vaughan George, Vanscye, Gilson and Jones, Vincent Thomas,	35. 79, 96, 79.
W.	
War, Secretary of, references to the reports from the	29, 58, 70, 96 100, 172, 235, 305. 29, 30, 44, 50 109, 124, 146, 302.

INDEX.

	<i>Page.</i>
War, inquiry into the spirit and manner in which Great Britain has waged the	19, 309.
Ways and Means, committee of [see committee.]	
Waggons taken at Hull's surrender, bill to make payment for [see bills from the Senate.]	
Webster Mr. proposes certain resolutions calling on the President for information touching the repeal of the Berlin and Milan decrees [see France.]	
Whiskey by the gallon, motion to tax	122, 124, 126.
Williams Isaac, jun, inquiry into his right to a seat in the House [see contested elections.]	
Winter Elisha J. bill for the relief of	
	[see bills from the Senate.]
- - - - - PETITIONS FROM - - - - -	
Warne Willet,	35, 96, 274. [see bills.]
Willard Samuel,	44.
Williams John R.	44.
Williams John R.	45.
Washburn James and John Alexander,	80.
Wales Levin, [see William Garrard.]	
Ward Richard,	82.
Winter Elisha J.	100.
Wiscasset, sundry merchants of,	113.
Waldoborough, sundry merchants of,	
Washington and Alexandria turnpike road company,	71.
White Samuel,	95.

QUESTION OF ORDER.

JULY 7th, 1813.

THE bill to lay and collect a direct tax within the United States, was under consideration;

And several amendments being made to the same, and others under consideration,

The previous question was called for by Mr. Gholson, and being demanded by a majority of the members present,

It was taken in the form prescribed by the rules of the House, to wit: "Shall the main question be now put?"

And passed in the affirmative, { Yeas 83
Nays 78

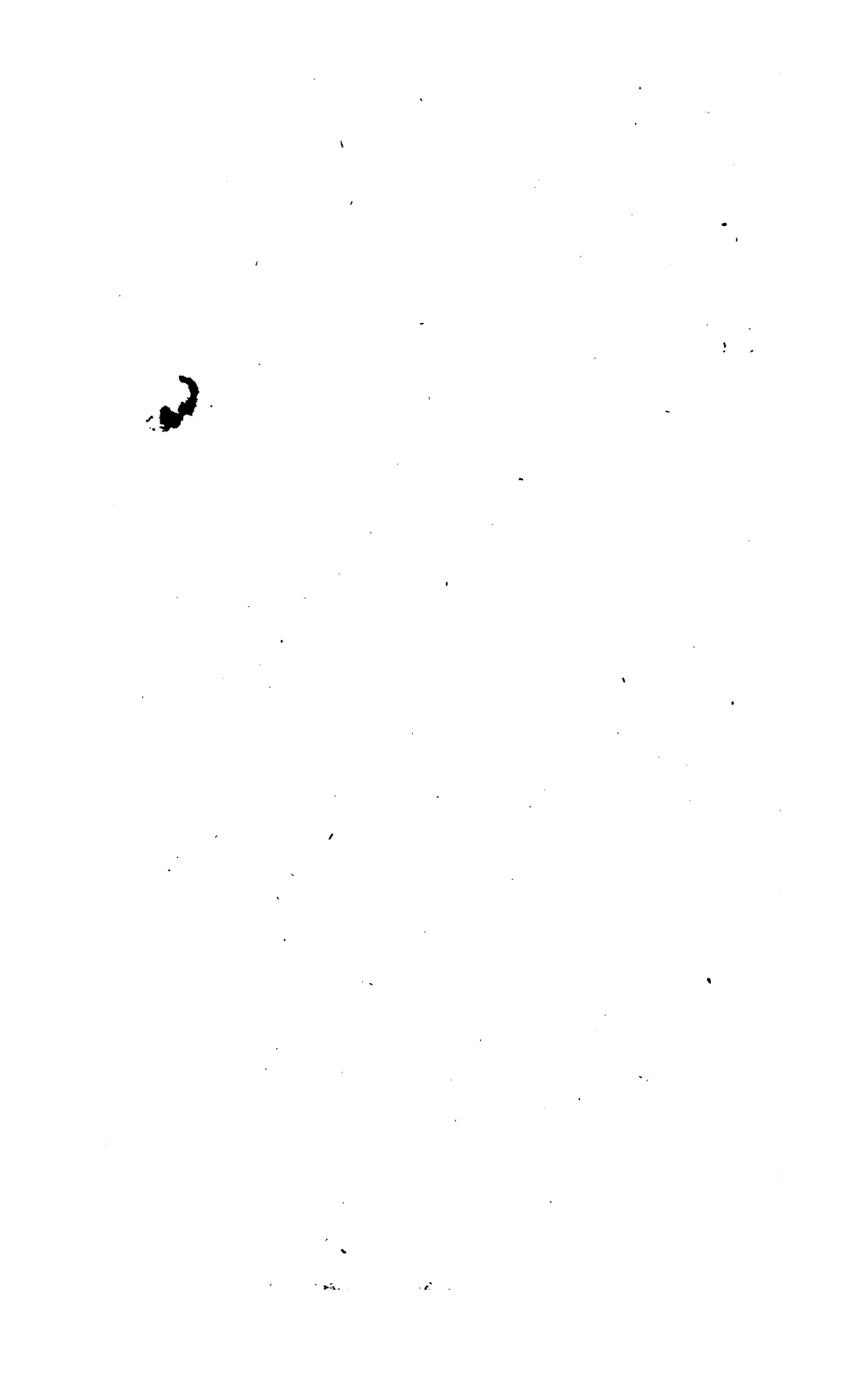
A motion was then made by Mr. Pitkin, further to amend the said bill: Which

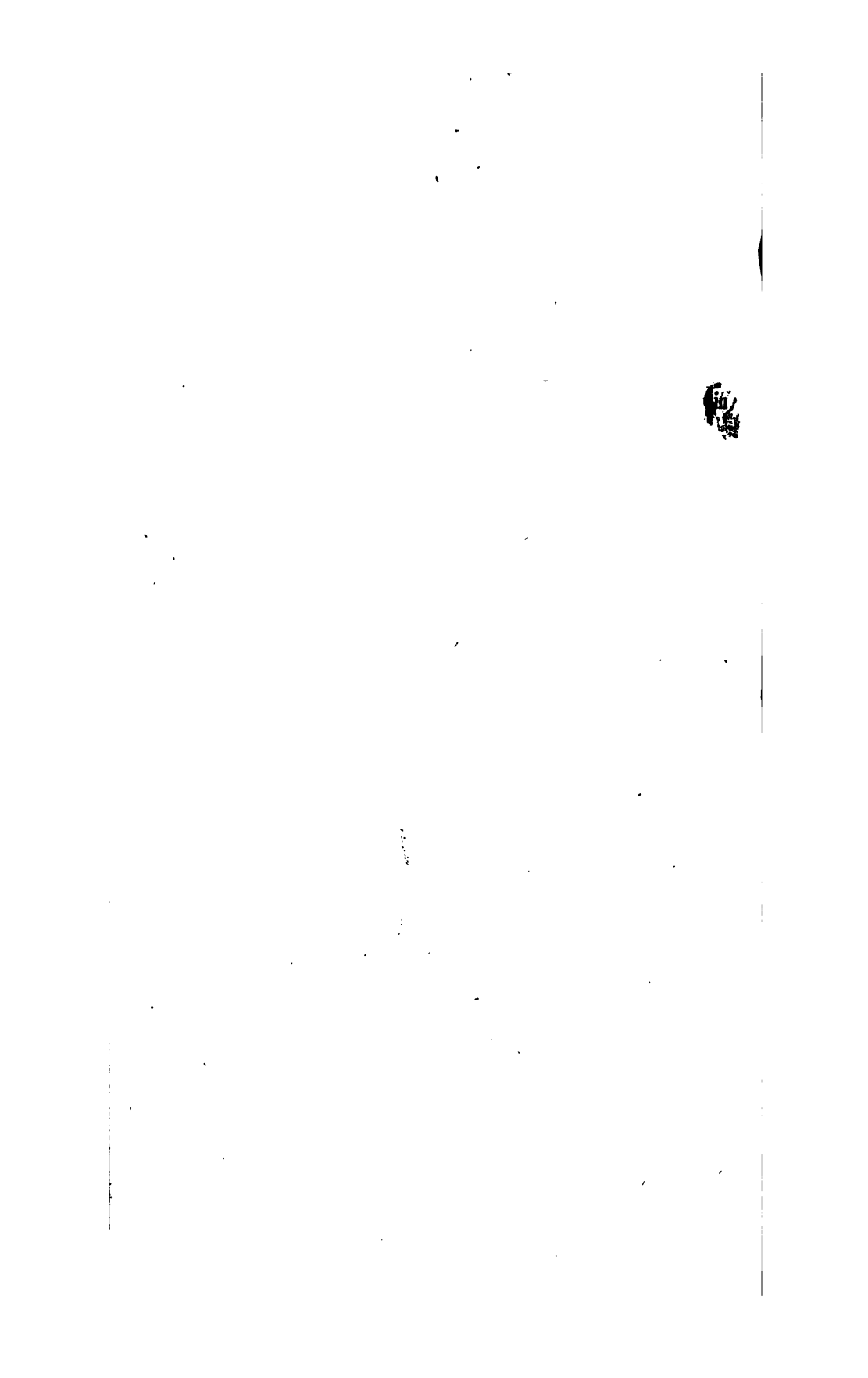
The Speaker decided to be out of order, as the House had determined that the *main question* should be put, which main question the Speaker declared to be "Shall the bill be *engrossed* and read the third time?" and which puts aside the amendments which had been proposed and precluded further amendment.

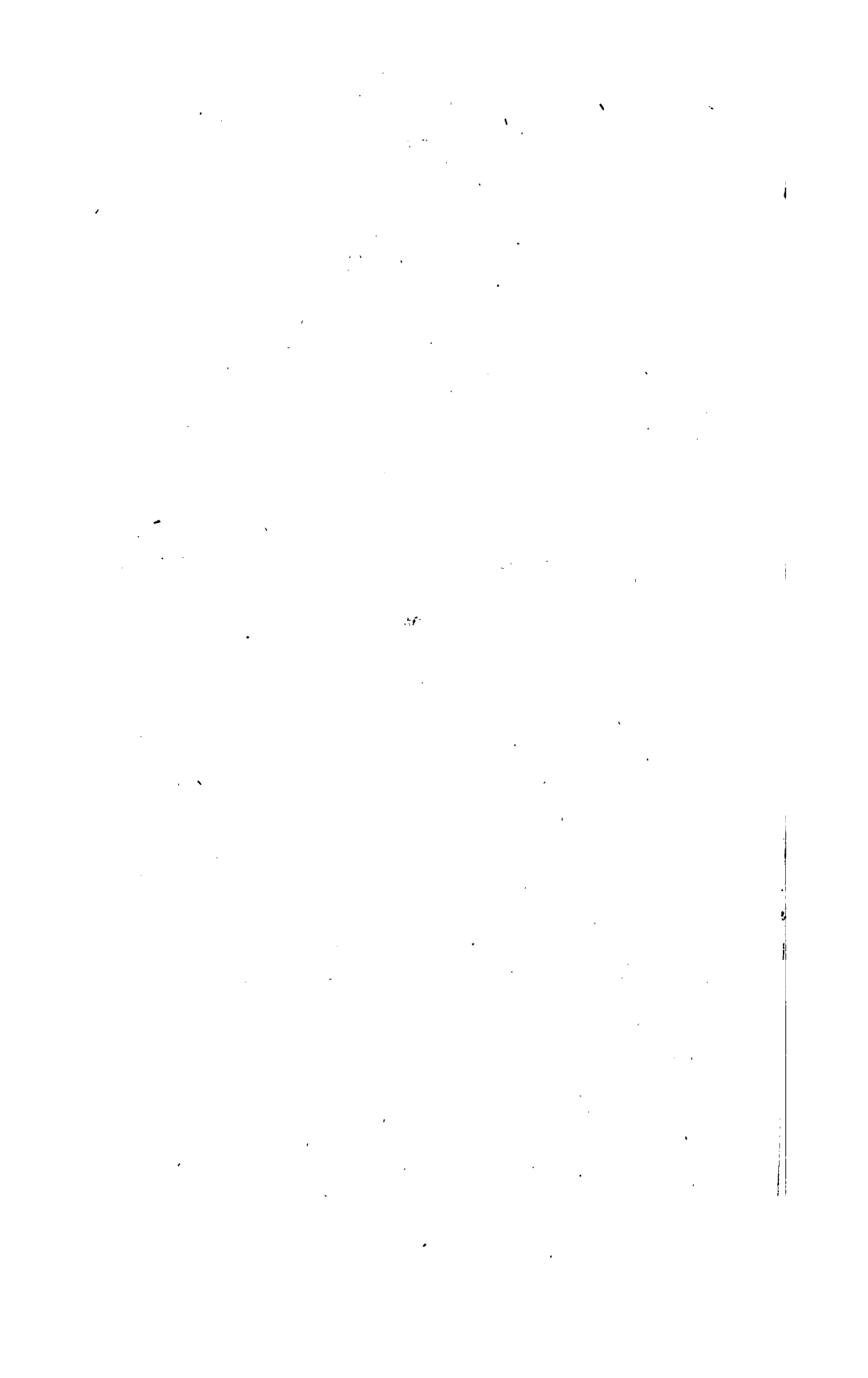
From which decision of the Speaker, Mr. Pitkin appealed to the House.

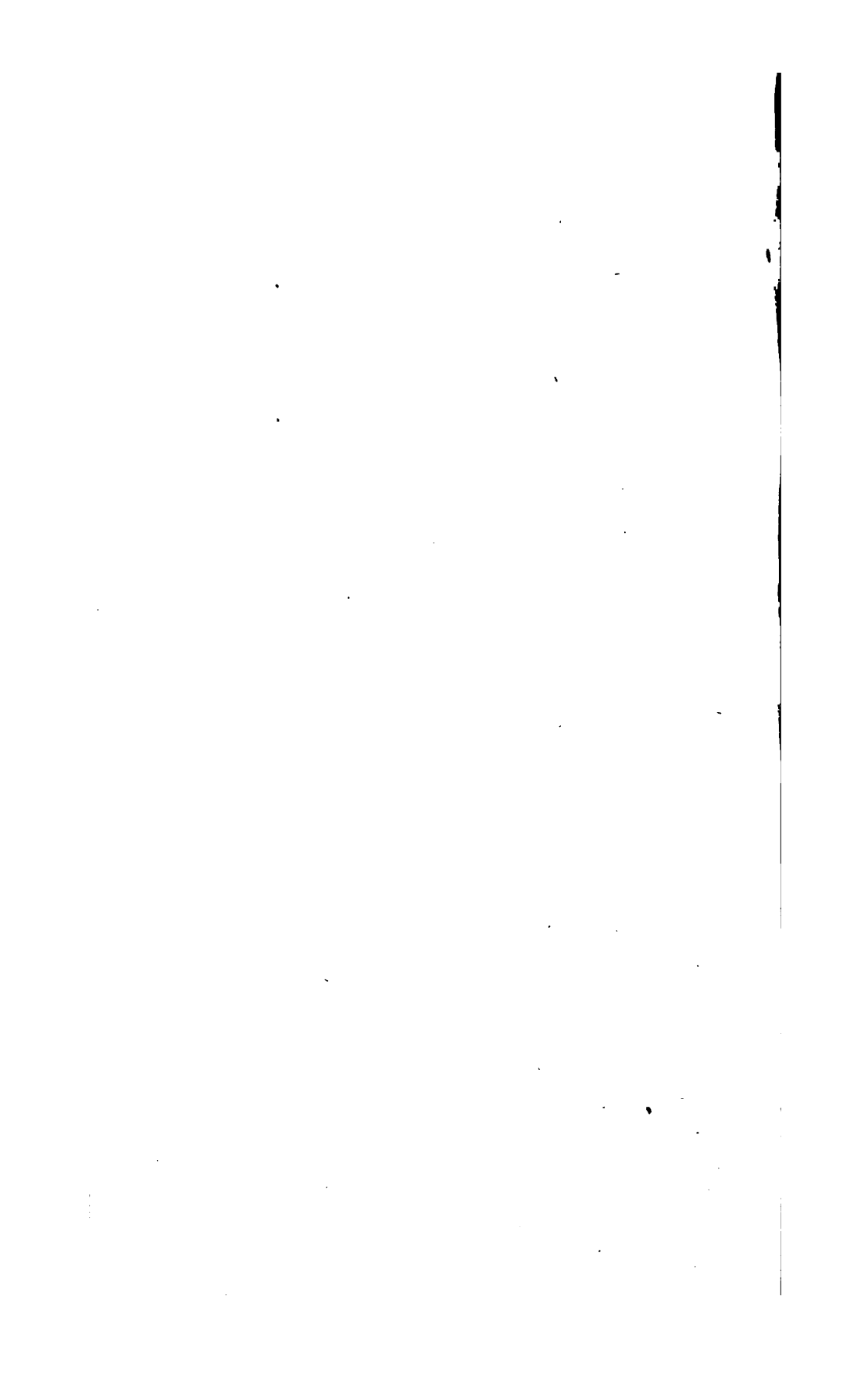
And the question was taken, "Is the decision of the chair *correct?*"

And passed in the affirmative, { Yeas 98.
Nays 68.

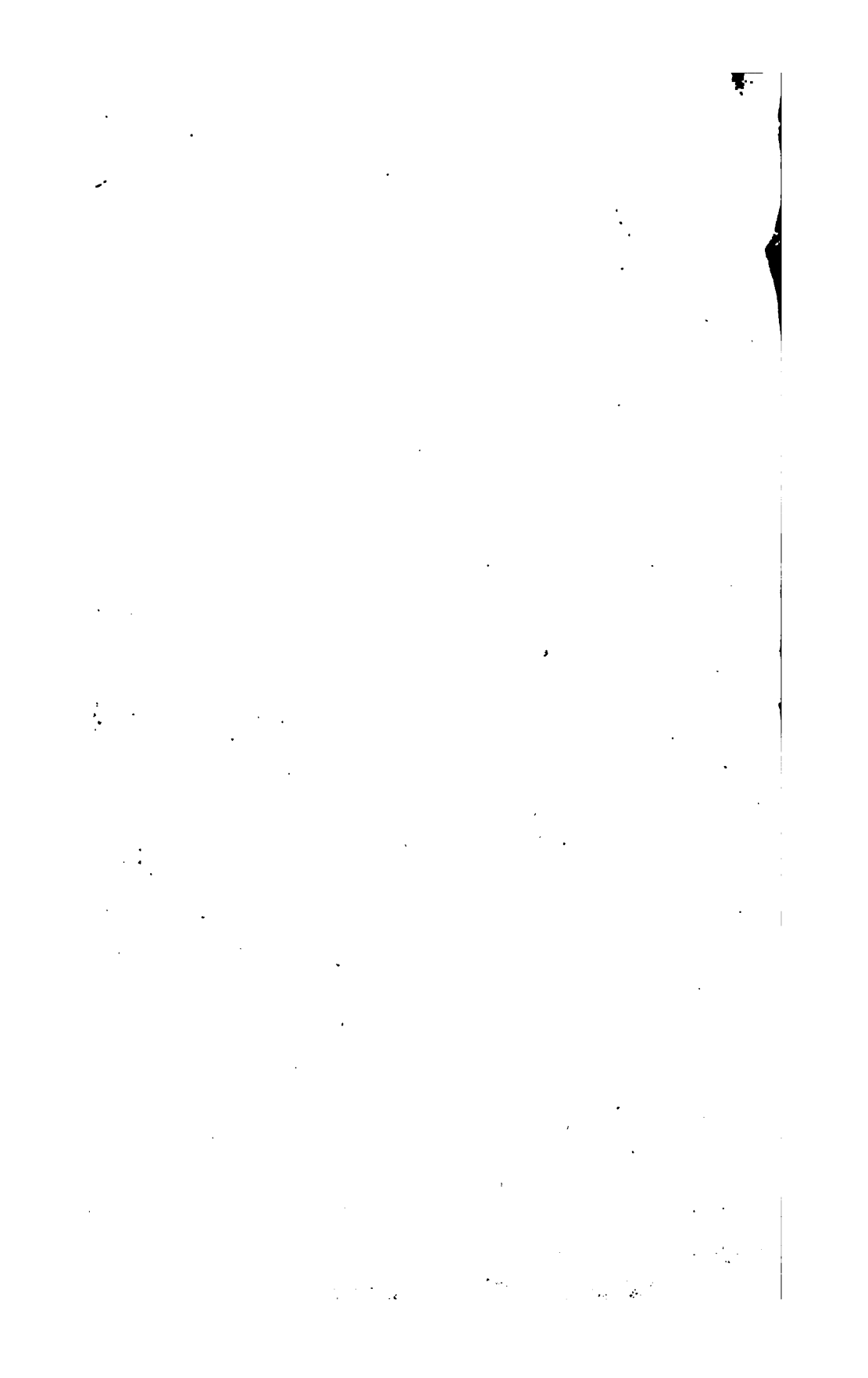




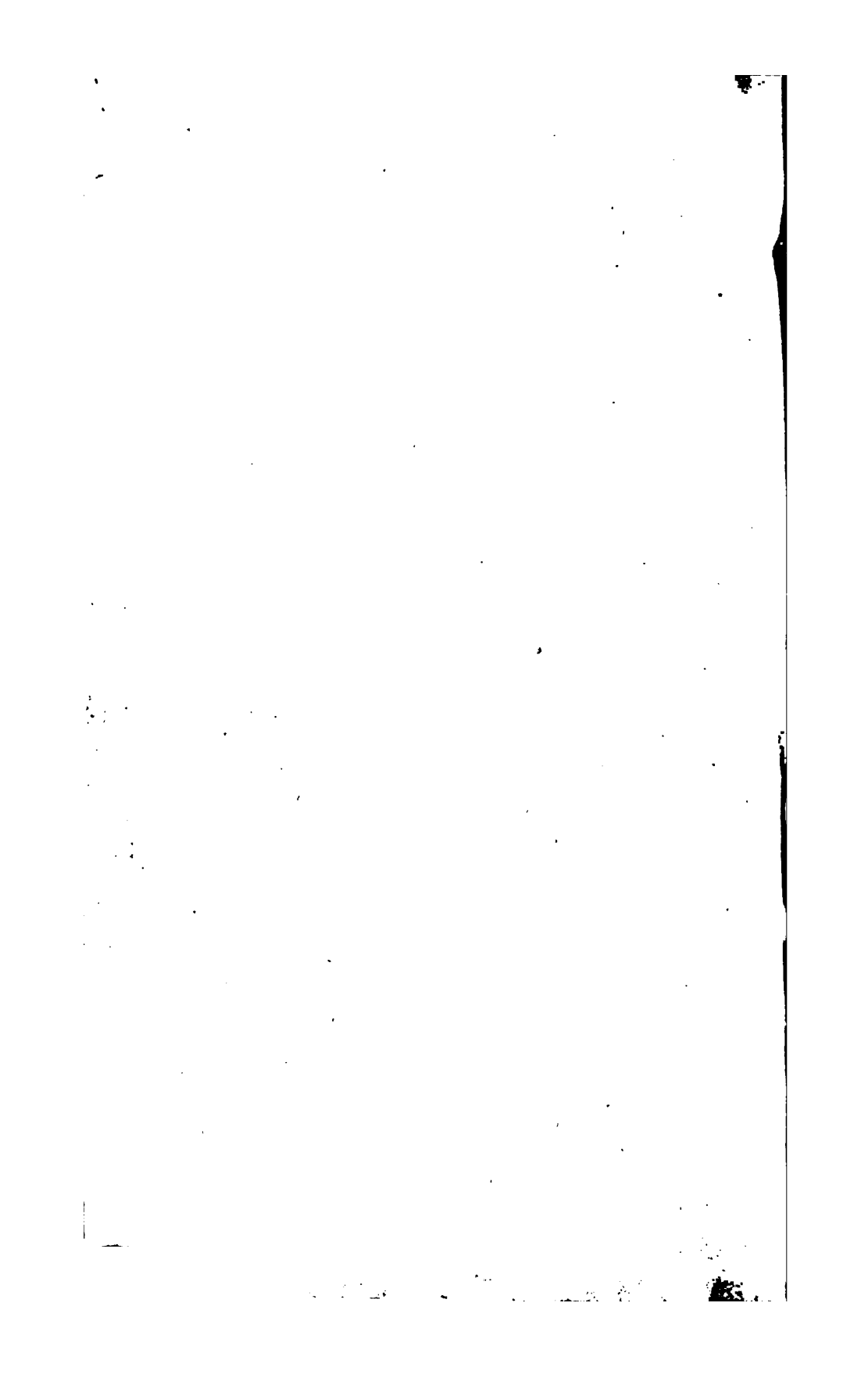












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